N報 (157-1031)

PAGE TWO

STATING "WATCH IN THE HALLS OF JUSTICE - INJUSTICE IS BEING DONE". HE PARAPHRASED THAT QUOTATION BY STATING. "WATCH IN THE HALLS OF EDUCATION - MISEDUCATION IS BEING DONE". NEWTON DISCUSSED MATERIALISM AND VARIOUS PHILOSOPHICAL THEORIES SUCH AS "KANT'S RATIONAL METHOD OF SOLUTION". HE ALSO DISCUSSED WILLIAM JAMES' PRAGMATISM. HE DISCUSSED MARX AND ENGELS AND DIALECTICAL MATER-INLISM. AT TIMES HIS PRONUNCIATION WAS ERRONEOUS AND LOGIC COMPLETELY INCORRECT. MANY OF THE APPROXIMATELY ONE THOUSAND PERSONS PRESENT APPEARED UNIMPRESSED. HE GRITICIZED THE UNITED STATES AND ITS CAPITALISM AND IMPERIALISM AND STATED THAT THE UNITED STATES GOVERNMENT EXPLOITS ITS PEOPLE. THE UNITED STATES HAS GONE FROM A COLONIAL TO A NEO-COLONIAL SYSTEM AND HAS NOW REACHED A REACTIONARY INTERCOMMUNALISM. THE BPP'S IDEOLOGY CALLS FOR A REVOLUTIONARY INTERCOMMUNALISM. HE DISCUSSED ALSO MINORITY CULTURES AND STATED THAT THE BLACK CULTURE HAD BEEN "RAPED". HE SAID THERE DOES NOT EXIST A WAR ANYWHERE IN THE WORLD TODAY BUT MERELY POLICE ACTIONS. HE ADDED THAT THE PEOPLE WILL HAVE POWER. HE ALSO STATED END PAGE TWO

NH (157-1031)

PAGE THREE

THAT BLACK CAPITALISM CANNOT EXIST. HE ALSO QUOTE FREUD. HEGEL. AND PROFESSOR ERIC ERICKSON. HE ADVOCATED A THEORY OF "ESSENTIAL MISCEGENATION". HE CRITICIZED FRUED, JUNG, AND HEGEL AS HAVING MADE MISTAKES CONCERNING MAN'S ESSENTIAL MOTIVATION. HE DIS-CUSSED THE LUMPEN PROLETARIAT AND DEFINED IT AS THE UNEMPLOYED MINORITY. HE STATED THAT AS UNEMPLOYMENT INCREASES, THE LUMPEN WILL BECOME THE MAJORITY AND HENCE THE PEOPLE WILL TAKE POWER. NEWTON'S SPEECH LASTED FOR APPROXIMATELY ONE HOUR AND TEN MINUTES. NEAR THE END HE WAS INTERRUPTED BY A BODYGUARD WHO PASSED HIM A NOTE WHICH APPEARED TO BE SENT BY CHARLES GARRY (THIS NOTE MAY HAVE TOLD HIM TO BRING HIS SPEECH TO A CLOSE. WHICH HE DID). NEWTON CONCLUDED BY STATING "WE WILL PULL THE CAPITALIST DOWN LIGHTLY. EVEN THE CAPITALIST WAS NOT BORN OF A STONE - HE HAS RELATIVES ALSO." THERE FOILOWED NEWTON'S SPEECH A QUESTION AND ANSWER PERIOD IN WHICH THREE QUESTIONS WERE ASKED. NEWTON WAS ASKED TO : ONE) COMMENT ON THE TREND TOWARD WESTERN CULTURE: TWO) ON THE ANTI-SEMLTIC NATURE OF THE BPP; AND THREE) WHETHER OR NOT RUSSIA WAS A SOCIALIST COUNTRY. NEWTON ANSWERED ALL THREE END PAGE THREE

NH (157-1031)

PAGE FOUR

QUESTIONS BY AVOIDING THE QUESTIONS AND GOING OFF ON A SEPARATE TIRADE.

SOURCE FURTHER ADVISED THAT NEWTON ARRIVED APPROXIMATELY
TWO HOURS LATE FOR HIS SPEECH. HE WAS DRESSED IN A FULL LENGTH
BEIGE TOPCOAT AND CARRIED A SHORT BLACK BATON WITH A SILVER HEAD
WHICH HE USED FOR EMPHASIS DURING HIS SPEECH. HE APPEARED TO BE
EXTREMELY SATISFIED WITH HIMSELF; HOWEVER, HIS DELIVERY WAS POOR
AND MANY OF THE SPECTATORS APPEARED BORED BY WHAT HE WAS SAYING.
SOURCE STATED THAT APPROXIMATELY HALF OF THE PEOPLE THERE
APPEARED TO HAVE PAID THE TWO DOLLAR ENTRANCE FEE; HOWEVER,
SEVERAL HAD FREE PASSES AND WERE ALLOWED TO ENTER WITHOUT PAYING.
THERE WERE NO UNUSUAL INCIDENTS; HOWEVER, ONE OLDER PROFESSOR
REFUSED TO BE SEARCHED AT THE DOOR AND WAS SENT AWAY. NEWTON
ARRIVED BY THE REAR DOOR AND DEPARTED BY SAME SINCE IT IS A
SHORT WALK TO TRUMBULL COLLEGE WHERE HE IS STAYING.

ADMINISTRATIVE REFERENCE

RE NEW HAVEN TELETYPE JAN THREE ONE LAST. SOURCE IS

END PAGE FOUR

b6

NH (157-1031)

PAGE FIVE

NEW HAVEN WILL PREPARE DETAILED LHM CONCERNING NEWTON'S APPEARANCE AT WOOLSEY HALL. LOCAL AGENCIES ARE AWARE RE NEWTON'S ACTIVITIES IN NEW HAVEN. SPEECH COULD NOT BE RECORDED BY INFORMANTS DUE TO ELABORATE SEGURITY PRECAUTIONS.

END

MEMBEL BUREAU OF TRIVESTIGATION COMMUNICATIONS SECTION

> FEB 3 1971

NR 007 NH CODED

1127PM NITEL 2/3/71 LF

TO:

DIRECTOR, FBI (AITN DID) (105-165429)

SAN FRANCISCO (157-1203)

FROM: SAC, NEW HAVEN (157-1031)

HWEY PERCY NEWTON, AKA RO-BPP (KEY BLACK EXTREMIST) TREASON 00 : SF .

ON TWO . THREE INSTANT . A CONFIDENTIAL SOURCE WHO HAS FURNISHED RELIABLE INFORMATION IN THE PAST ADVISED THAT NEWTON ACTUALLY DID APPEAR AT A SEMINAR AT THE YALE PRESS CONFERENCE ROOM ON THE AFTERNOON OF TWO . TWO LAST. NEWTON. ORIGINALLY SCHEDULED TO APPEAR AT TEN A.M. DID NOT SHOW UP UNTIL ONE P.M. SYMPOSIUM LASTED THREE HOURS DURING WHICH TIME NEWTON SPOKE OF THE BPP IDEOLOGY. WAS VERY DRY AND DID NOT APPEAR TO MAKE AN IMPRESSION on those in attendance EX-100 REC 70 105 - 165 429 _305

NEWTON WAS SCHEDULED TO APPEAR ON WNHC-TV. CHANNEL EIGHT NEW HAVEN. CONN.. ON A PROGRAM CALLED "CONTACT.". NEWTON FAILED TO SHOW UP AT NINE A.M. THIS DATE AND THE ANNOUNCER STATED THAT NEWTON DECLINED TO SHOW UP FOR THIS PROGRAM.

END PAGE ONE

copies to 1010

USFEB 16 1971

b6 b7C

Mr. Tolson Mr. Sullivan Mr. Mohr. Mr. Bishop. Mr. Brennan CD. Mr. Callahan

Mr. Casper Mr. Conrad. Mr. Dalbey.

Mr. Felt.



Date: 1/22/71

	the following AIRTEL	(Type in plaintext or code)	
		(Priority)	
	TO:	DIRECTOR, FBI (105-165429)	
1	FROM:	HUEY PERCY NEWTON RM - BPP (KEY BLACK EXTREMIST) (OO: SF) (P) (P) (P) (P) (P) (P) (P) (
13	entitled, RM - BPP.	Re San Francisco tel to Bureau 1/12, 14, 20/71, "BLACK PANTHER PARTY (BPP) - PUBLIC APPEARANCES,	.b6 b7С
3/800/	date repr Princeton scheduled	princeton y, Princeton, NJ, advised 1/22/71, that as of this esentatives of the New University Conference (NUC), University, who reportedly are the sponsors of NEWTON's appearance at Princeton University on 2/9/71, have not to raise the necessary fee demanded by NEWTON.	
	Universit security standby d help to h	In addition, stated that Princeton University are demanding that NEWTON make a payment to Princeton y for money which will be needed to pay for the extra precautions and those outside policemen who will be on uty. Other fees will be necessary to pay extra janitorielp clean up after subject's appearance. According to Princeton University, will not acquiesce to the precautions demanded by NEWTON.	al b
	A	Because of the above,is of the opinion NEWTON el his appearance at Princeton University.	
į	2- Bureau 2- Albany 2- Boston 2- Chicag 2- New Ha 2- New Yo 4- San Fr 5- Newark (1- 10	(RM) (RM) (157-1995) (RM) oven ork (157-2702) ancisco (157-1203) REC- 30 05 05 05 05 05 05 05	
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Date	Subje	ot		3.		
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b6 b7C

NK 157-5055

stated, however, that he had not received any notification that the appearance of the subject at Princeton University had been canceled.

Newark sources will remain alert to any possible appearance of the subject at Princeton.

FBI

Date		(7)

Transmit	the	fc	olio	wi	na"	in _					
	A		٠.					A	I		ype in plaintext or vode) R MAIL (REGISTERED)
Via		-			<u> </u>		A Property of the Park of the			"1	(Priority)

ALL INFORMATION CONTAINED

DATE 6/30/87BY-50-50167

FRANCISCO (157-1203)

HUEY PERCY NEWTON, aka SUBJECT:

RM - BPP; TREASON (KEY BLACK EXTREMIST)

00 - SF

ReBuairtel to New York and San Francisco 2/5/71.

Sources of the San Francisco Office familiar with the activities of subject and the BPP have furnished no information concerning subject's appearance at City College of New York (CCNY) on 2/15/71, in addition to that previously reported by San Francisco.

San Francisco sources have been alerted for any information concerning subject's travel and appearances. information received by San Francisco concerning subject's travel and appearances will be immediately furnished to the Bureau and other pertinent offices.

(2) - Bureau (RM)

2 - New York (157-2702) (RM)

2 - San Francisco

JLC/jr

REC-25/05-165429-307

10 FEB 11 1971

b7C

b7C

FEDERAL BUREAU OF INVESTIGATION	Mr. Tolson Mr. Sullivan Mr. Mohr
NRØØIBS CODE COMMUNICATIONS SECTION FEB 6 1971	Mr. Bishop Mr.BrennanCD Mr. Callahan
3:10 AM UBSENT 2/6/71 DJM FEB 6 1971	Mr. Casper Mr. Conrad
TO: DIRECTOR (ATTENTION D.I.D.) TELETYPE	Mr. Dalbey
	Mr. Gale
NEW HAVEN	Mr. Walters Mr. Seyals
SAN FRANCISCO HEDERALD LASSIFIED	Tele. Room
FROM: BOSTON (157-1112) DATE 5-29-81 BY SPICE CON 157-1112)	Miss Gandy
HUEY P. NEWTON, BPP-KEY BLACK EXTREMIST.	
TWO FIVE LAST, NEW HAVEN OFFICE ADVISED THAT HUEY P. NEWTO	
SEEN THIS DATE IN NEW HAVEN, CONN. IN THE COMPANY OF	Ъ6 Ъ7С
SOURCE THAT HAS FURNISHED RELIABLE INFORMATION IN THE PAST	T
ADVISED TWO FIVE LAST THAT "THE MINISTER" WAS COMING TO BOSTON	
TONIGHT AND NEEDED SOME PENICILLIN PILLS FOR HIS SORE THROAT.	
SOURCE LATER ADVISED THAT NEWTON AND WOULD BE IN	BOSTON
DURING EVENING OF TWO FIVE LAST, PLACE UNKNOWN.	
SPECIAL AGENTS , F.B.I., BOSTON VERIFIED THAT	
ARRIV	ED BOSTON
TWO P.M. ON TWO FIVE LAST AND IS PRESENTLY STAYING AT	b6 b7
BOSTON, MASS.	b7:
DEPARTURE DATE AS TWO SEVE	
EIGHT NEXT. BY TAXI AND	
IS ONLY PERSON	
100-806 100 100 100 100) <u> </u>
EIGHT NEXT. BY TAXI AND IS ONLY PERSON ICC-806 Copie to 150 IOS-16 END PAGE ONE Alafi 55 Wesfigh	EB 17 1971
To iver	

PAGE TWO

FAIL TO SHOW NEWTON OR AS GUESTS AT MOTEL, NOR WERE
RESERVATIONS MADE IN THESE NAMES FOR FUTURE. REVIEW OF MOTEL
RECORDS SHOW
AND AT TIME OF REGISTRATION WERE DRIVING A NINETEEN SIXTY
NINE OLSMOBILE BEARING NINETEEN SEVENTY ONE
REGISTRATION AT
FOR TWO PERSONS, DEPARTURE DATE LISTED AS TWO SEVEN NEXT.
SPECIAL AGENTS F.B.I., BOSTON, ON TWO FIVE LAST OBSERVED
GREATLY INCREASED ACTIVITY AT THE HOME OF
MASS., WHITE FEMALE AND PANTHER SYMPATHISER. IT IS
NOTED THAT DURING NEWTON'S LAST VISIT TO BOSTON DURING NOVEMBER
LAST HE STAYED THE NIGHT AT HOME. SPECIAL AGENTS
F.B.I. OBSERVED A DARK FORD MUSTANG, BEARING
PARKED IN FRONT OF
HOUSE, LATE P.M. OF TWO FIVE LAST.

END PAGE TWO

PAGE THREE

LEADS;

ALBANY WILL DETERMINE THROUGH DMV, NEW YORK, REGISTERED OWNER OF

NEW HAVEN CHECK INDICES AND CONDUCT APPROPRIATE INVESTIGATION

TO IDENTIFY SUTEL.

ADMINISTRATIVE: BOSTON WILL THROUGH INTENSIVE INVESTIGATION b6
b7c

AND APPROPRIATE INFORMAT COVERAGE ATTEMPT TO VERIFY NEWTON'S AND

PRESENCE IN BOSTON AREA AND FUTURE ITINERY.

SOURCE OF INFORMATION IS (MAIN CASE)

SPECIAL AGENTS WHO CONDUCTED INVESTIGATION AT

AND HOME OF

END .

FBI WA RDR

	8	- TIGATION		Mr. Tolson Mr. Sullivan Mr. Mohr Mr. Bisher Mr. Brenish
· · · · · · · · · · · ·	FEDERAL BUREAU OF Y	IS SECTION		Mr. Cadahan Mr. Casper
₹'		1971-57		Mr. Conrad Mr. Dalbey Mr. Felt Mr. Gale
NR ØØI NH PLAIN	TELET	YPE		Mr. Rosen Mr. Tavel
11:42AM URGENT 2/6/	71 ALV			Mr. Walters Mr. S. ars
TO DIRECTOR, F	BI (ATTN: D.I	.D.), BOSTON, (157-1112),	Tele. Room
SAN FRANCI	SCO (157-1203)	81 b 181500144710	ARIALATIA OO JAC	
FROM NEW HAVEN (157-1031) (P)	ALL INFORMATION HEREIN IS UNCL		b6 b7c
HUEY P. NEWTON, BPP	-KEY EXTREMIST	DATE 2 + 87		
REPRIEL TO NEW	HAVEN, FEBRUA	RY SIX, LAST.	57	
INVESTIGATION	AT GLASTONBURY	AND EAST HARTFO	ORD, CONNECTION	, TUC
THIS DATE REVEALED:				
		NINETEEN SEVE	NTY TAN FOUR	
DOOR OLDSMOBILE REG	ISTERED TO			
	TEL	EPHONE COMPANY	AND CITY	
DIRECTORY CONFIRM A	DDRESS. DIRECT	TORY SHOWS WIFE		7 4
UNITED STATES	POST OFFICE IN	QUIRY REVEALED		
NO WIFE, LIVING AT	APARTMENT	_		
		TE	EPHONE COMPA	NY C
SHOWS				
				_
RECORDS OF GLA	STONBURY AND E	AST HARTFORD POL	ICE DEPARTME	٧T
NEGATIVE REGARDING	· · · · · · · · · · · · · · · · · · ·	neu/20	105 16	FEB 17 1971 309
END PAGE ONE	V . +		6	FEB 17 1971
53 MAR 4 10 1971	will			Atomorphis

PAGE TWO

ADMINISTRATIVE:	
ABOVE INVESTIGATION CONDUCTED BY SPECIAL AGENT	
AUTOMOBILE REGISTRATION INFORMATION OBTAINED FROM	
CONNECTICUT MOTOR VEHICLES.	

TELEPHONE INFORMATION OBTAINED FROM INFORMATION OPERATOR.

POST OFFICE INFORMATION OBTAINED THROUGH

POLICE DEPARTMENT.

NEW HAVEN INDICES REGARDING NEGATIVE.

END

JTJ FBI WASH DC

b6 b7С FBI

Date: 2/10/71

the following in	(Type in plaintext	t or code)	1
AIRTEL			
	(Pr	iority) 	i _
TO:	DIRECTOR, FBI (105-1654	129)	
FROM:	SAC, CHICAGO (157-3765)	(P) 40/0	
SUBJECT:	HUEY P. NEWTON	ALL INFORMATION	-SP-S
	RM-BPP;		
	TREASON (KEY BLACK EXTREMIST)	HEREIN IS UNCLAS	SIFIED
	OO: SAN FRANCISCO	DATE 4-17-81	
	Re Chicago airtel and	letterhead memorand	
dated 2/4	1/71.		
and two	PP), scheduled to be in Coion copies are enclosed for Son this matter.	for Milwaukee and Sp	ringf
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b2

CG 157-3765

Chicago is following this matter closely and will keep the Bureau and interested offices advised of developments. In the event NEWTON fulfills the 2/21/71 engagement in Chicago, efforts to record NEWTON's speech will be made pursuant to Bureau airtel dated 11/5/70, captioned "Uses of Concealed Recording Device in Covering Public Appearance by Black and New Left Extremists." Such recording will, of course, be done with SAC authority provided full security can be assured.



FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

AGENCIES

CG 157-3765

Chicago, Illinois February 10, 1971

HUEY P. NEWTON

On February 9, 1971, a source, who has furnished reliable information in the past, advised that he had determined that Huey P. Newton, Supreme Commander of the Black Panther Party (BPP), was scheduled to speak on February 21, 1971, at the Chicago Coliseum, 1513 South Wabash Avenue, Chicago, Illinois.

The BPP is described on the Appendix page attached hereto.

This source added that he had developed no information indicating whether or not Newton would fulfill speaking engagements scheduled for Illinois State University, Normal, Illinois, on February 19, 1971, and at the University of Wisconsin, Madison, on February 20, 1971. He added, however, that indications were that Newton's appearance at the Chicago Coliseum was contingent upon the Illinois Chapter of the BPP and unidentified groups sympathetic with that Chapter raising enough money for rental of the Colliseum and creating enough interest to attract a sizeable audience.

On February 9, 1971

b6 b7C

Chicago Coliseum, advised that the VNew University Conference"(NUC), 622 West Diversey Street, Chicago, had made an initial deposit of \$100 for

DECLASSIFIED BY 50-2 TACK CONFIDENTIAL Group IV Excluded from

- Excluded from automatic downgrading and declassification

This document contains neither recommendations nor conclusions of the Federal Bureau of Investigation. It is the property of the Federal Bureau of Investigation and is loaned to your agency; it and its contents are not to be distributed outside your agency.

105-165429-310 ENGLOSURE

HUEY P. NEWTON

CONFIDENTIAL

rental of the Coliseum on February 21, 1971, from 2:00 to 5:00 P.M. The reason for the use of the Coliseum was not given, however, a balance of \$900 was owed for such rental.

The NUC is described on Appendix page attached hereto.

CONFIDENTIAL

1

CONFIDENTIAL

NEW UNIVERSITY CONFERENCE (NUC)

"The New York Times," city edition, July 10, 1968, page 15, reported that a national organization under the name of the New University Conference had been formed "to promote radical causes within and outside the university." According to the article, NUC grew out of a meeting of 350 young academicians in Chicago during March, 1968.

A pamphlet distributed by NUC during March, 1970, states that many of its members are junior faculty and graduate students who were active in the student movement of the sixties. The pamphlet states that NUC was formed so that its members might "continue waging the collective fight for liberation from American capitalism, racism, imperialism and male supremacy." NUC will, according to the pamphlet, "create universities which export radical graduates, radical opinion and the radical example of its internal democracy."

The address of NUC appeared in the pamphlet as 622 West Diversey, Room 403A, Chicago, Illinois 60614.



Domestic Intelligence Division

INFORMATIVE NOTE

Date __2/1/71

Attached indicates Black Panther Party leader Huey P. Newton has commenced his previously scheduled month long speaking tour of college campuses. We earlier confirmed his departure from San Francisco at which time he and his party passed through a magnetometer at the airport and there was no evidence of firearms in their possession.

We are closely following Newton's activities and travels on this speaking tour. Copy of attached being furnished Internal Security Division and Inter-Division Information Unit of the Department.

JFM:cb

I'm carps her

	FEB 1 1971/	/	M M M	ir. Tolson ir. Sullivar ir. Molec ir. Bishar ir. BremanCD
NR POZ NH CODE			IM.	ir. Callahad ir. Casper ir. Conrad
2:30PM NITEL 1/31/	TELETYPE 71 RTS SENT 2/1/71		M	r. Felt r. Gale
TO: DIRECTOR (10	5-165429) (ATTN:DID),	BOSTON , NEWARK	, NEW YORK	
M SAN FRANCIS	CO (157-1203) ALL INFO	PULLICIT JOHTA	INFO M	r. Walters r. Soyars
FROM: NEW HAVEN (157-1031) DATE(3	S UNULASSIFIED O/82BYSe=	, м	iss Holmesiss Gandy
0	RACIAL MATTERS - BLACK	KPANIHER IMA	7	
HUEY PERCY NEWTON,	AKA . (RM -BPP) TREASON	CKEY BLACK EXTR	REMIST >	
NEWTON, TOGET	HER WITH			
SPENT DAY AT TRUMB	LE COLLEGE, YALE YALE	UNIVERSITY. NE	EWTON HELD	.00.
MEETING AT THREE P	M AT ELEVEN JUDSON ST	. NEW HAVEN BPF	PAD. NEWT	on not by
UTILIZING BPP HEAD	QUARTERS AT THREE FIV	E SYLVAN AVE.		
SOURCE, RELIA	BLE, ADVISED THAT NEW	TON ARRIVED AT	WOOLSEY HAT	LL ,
YALE UNIV. AT NINE	THIRTY FOR SPEECH OR	IGINALLY SCHEDU	ILED FOR SE	VE
THIRTY . APPROXIMAT	ELY FOURTEEN HUNDRED	IN ATTENDANCE.	4	/
A SECOND SOUR	CE ADVISED THAT SIX H	UNDRED FREE TIC	KETS WERE	
PASSED OUT AT LEE	HIGH SCHOOL ONE THIRT	Y LAST, FOR NEW	TON'S SPEE	CH AT
WOOLSEY HALL . THE	REMAINING PERSONS PAI	D TWO DOLLARS	T THE DOOR	, WHERE
THEY WERE THOROUGH	Ly Searched	TATED	LNU) IS	TRA VELING
WITH HUEY TO KEEP	THINGS STRAIGHT . SO	URCE FURTHER AL	VISED THAT	NEWTON
	T COAST ON OR ABOUT F		THEN VILL	RETURN
SHORTLEY TO NEW HA	VEN TO CONTINUE HIS E	FFORTS ON BEHAL	F OF BOBBY	7 1971 b6 b7c
SEALE. NEWTON WILL	ALSO SPEAK AT SOUTHE	RN COMP . STATE	COLLEGE ON	(E)
FEB. FIVE NEXT)~	23 14 151		
END PAGE ONE "CC	to IDIU./SO Im. data deleted"	97 V		
7 FEB 25. 1971		7 '		

PAGE TWO NH 157-1831)

A THIRD SOURCE ADVISED THAT NEWTON'S SPEECH AT WOOLSEY HALL WAS LOW KEYED. NEWTON STATED THAT HE HAS COME TO NEW HAVEN TO FREE BOBBY SEALE AND THAT HE WILL BE HERE FOR THE NEXT COUPLE OF MONTHS. HE INTENDS TO BE PRESENT AT THE COURTHOUSE ON MONDAY TO GIVE SUPPORT TO BOBBY. HE SPOKE FROM APPROXIMATLEY NINE FORTY UNTIL ELEVEN WHEN HE DEPARTED WOOLSEY HALL.

ADMINISTRATIVE: RE SAN FRANCISCO TEL ONE TWENTY-NINE LAST	
AND NEW HAVEN TEL ONE THIRTY LAST. FIRST SOURCE IS	40
SECOND SOURCE IS	\$) w b6 b7
THIRD SOURCE IS	b7.

SAN FRANCISCO IS REQUESTED TO ATTEMPT TO IDENTIFY LNOW WHO CONTACTED PRESS (PHONETIC) ON WEST COAST RE DISTRIBUTION OF THE BLACK PANTHER NEWSPAPER. ALL OFFICES WILL REMAIN ALERT FOR INFORMATION CONCERNING NEWTON'S FUTURE ACTIVITIES BEYOND TWO FIVE NEXT. NEWTON WILL APPEAR ON YALE RADIO WYBC MONDAY TWO ONE NEXT AT SEVEN THIRTY PM WHERE HE WILL BE INTERVIEWED INFORMALLY. NEW HAVEN WILL COVER. LHM WILL FOLLOW CONCERNING NEWTON'S SPEECH AT WOOLSEY HALL. LOCAL AGENCIES HAVE BEEN ADVISED RE NEWTON'S ACTIVITIES.

END

REM FBI WASH DC CLR

COMMUNICATIONS SECTION

FEB 5 1971

TELETYPE

NR 009 NH PLAIM

2:55PM NINEL 2/4/71 LF SENT 2/5/71

TO: DIRECTOR, FBI (105-165429)

FROM: SAC, NEW HAVEN (157-1031)

INFORMATION CONTRACTOR SPECIAL SERVICE AS BY 27 3 C.

HUEY PERCY NEWTON, AKA, RM-BPP, TREASON, (KEY BLACK EXTREMIST)

SUBJECT APPEARED AT SUPERIOR COURTHOUSE, NEW HAVEN

CONNECTICUT, AT ONE O CLOCK P.M. THIS DATE, TO CONFER WITH

BOBBIE SEALE AND ERICKA HUGGINS. THEY SPOKE FOR APPROXIMATELY

ONE HOUR, AFTER WHICH HE AND WENT TO LUNCH. AT

APPROXIMATELY THREE O CLOCK P.M., THEY PROCEDED TO THE YALE

PRESS CLUB, YALE UNIVERSITY, WHERE NEWTON WAS SCHEDULED TO ATTEND

AN INVITATION ONLY SYMPOSIUM.

while in New Haven, Newton has been staying at Trumbull college, yale university, telephone number four three SIX Dash two eight four five. His presence there has been verified on a continuous basis by surveillance and pretext telephone calls.

ADMINISTRATIVE:

2 FEB 17 1971

RE NEW HAVEN TELETYPE TO BUREAU, DATED FEBRUARY THIRD,

END PAGE ONE

apie to 1214

WEST.

b6 b7C

Mr. Tolson Mr. Sullivan Mr. Mohr

Mr. Bisher

Mr. Callahan

Mr. Casper / Mr. Conrad / Mr. Dalbey

Tele, Room___ Miss Holmes_

Miss Gandy...

W15/jis

70 FEB 26 1971

PAGE TWO

NH (157-1031)

LAST.

NEW HAVEN IS ATTEMPTING TO OBTAIN SPECIFIC DETAILS OF SYMPOSIUMS ATTENDED BY NEWTON.

SUMMARY LHM TO FOLLOW.

END

DCW

FBI WASH DC CLR

Date: 2/8/71

Ā	Date: 2/8/71
ansmit the follow	ing in(Type in plaintext or code)
AIRTEL	AIR MAIL (REGISTERED)
	(Priority)
TO:	DIRECTOR, FBI (105-165429)
LO TOROM:	SAC, SAN FRANCISCO (157-1203)(P)
AMBJECT	: HUEY PERCY NEWTON, aka ALL INFORMATION CONTAINED
\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	RM - BPP: TREASON GEDEIN IS AND ANNIED.
CR	(KEY BLACK EXTREMIST) 00: San Francisco DATES 29-87 BY SDSC CH # 750106203
	CH # JSGINGSOS NGI
"BI ACV	Re St. Louis airtel to Bureau dated 2/2/71, captioned
Chicago	PANTHER PARTY (APPEARANCE OF SPEAKERS), RM - BPP," and teletype to Bureau dated 2/4/71.
	Referenced St. Louis airtel reported that on 1/29/71
an indi	vidual identifying <u>himself as</u> of the
Park Co	mmunity Junior College and told
could a	rrange for subject to speak at the Forest Park campus s that \$1,000 inasmuch as subject would be in the
<u>area fo</u>	r another speech on or about 2/26/71.
be cont	he would consider the offer, said he could acted at telephone number
	Referenced Chicago teletype reported that
reporte	d on 2/3/71, that subject is scheduled to be in the
speakin	area on 2/19-21/71. Source advised subject has g engagement scheduled for University of Wisconsin,
	eau (RM)
2 - Chi	cago (RM) EX-111
2 Mil	wante (DM)
2 - New	waukee (RM) REC- 79 105-1654-31-3 13
2 - New 2 - New	waukee (RM) Haven (RM) York (RM) REC- 79 105-165421-313
2 - New 2 - New 2 - St. 2 - Spr	waukee (RM) Haven (RM) York (RM) Louis (RM) ingfield (RM) REC- 79 105-165431-313 b6 TT FEB 11 1971 b7c
<pre>2 - New 2 - New 2 - St. 2 - Spr 2 - San JLC/rb</pre>	waukee (RM) Haven (RM) York (RM) Louis (RM) b6
2 - New 2 - New 2 - St. 2 - Spr 2 - San	waukee (RM) Haven (RM) York (RM) Louis (RM) ingfield (RM) REC- 79 105-165431-313 b6 TT FEB 11 1971 b7c
<pre>2 - New 2 - New 2 - St. 2 - Spr 2 - San JLC/rb</pre>	waukee (RM) Haven (RM) York (RM) Louis (RM) ingfield (RM) REC- 79 105-165431-313 b6 TT FEB 11 1971 b7c
<pre>2 - New 2 - New 2 - St. 2 - Spr 2 - San JLC/rb</pre>	waukee (RM) Haven (RM) York (RM) Louis (RM) ingfield (RM) REC- 79 105-165431-313 b6 TT FEB 11 1971 b7c

70 FEB 24 1971

SF 157-1203

**JLC/rb

Madison, on 2/20/7
for Illinois State
either 2/19 or 2/2
engagement might p
that a contract ha

Madison, on 2/20/71, and another speaking engagement scheduled for Illinois State University (ISU), Normal, Illinois, on either 2/19 or 2/21/71. Indications are that the latter engagement might possibly be cancelled as despite the fact that a contract has been signed for subject's appearance at ISU, \$1,000 raised as a deposit for his appearance has apparently been utilized at Normal for other purposes.

For the information of St. Louis, subject is currently in the New York City - New Haven, Connecticut, area and various speaking engagements are scheduled on the East Coast through 2/17/71.

Chicago, Milwaukee, St. Louis, and Springfield are requested to alert appropriate sources regarding subject's possible appearances within these divisions and immediately advise the Bureau and San Francisco of any information received in that regard.

New Haven and New York should endeavor to determine future speaking engagements scheduled for subject.

FEDERAL BUREAU OF INVESTIGATION Mr. Tolson NR, 009 SF PLAINTEXT COMMUNICATIONS SECTION Mr. Sullivan Mr. Mohr. 7 55 PM N2TEL 2-10-71 RLA Mr. Bishop FEB 1 0 1971 Mr. Brennan CD TO DIRECTOR (105-165429) Mr. Callahan Mr. Casper TELETYPE Mr. Chrad NEW HAVEN 40 Mr. Filt NEW YORK Mr. C Mr. Rosen Mr. Tarel FROM SAN FRANCISCO (157-1203) 2P Mr. Walters Mr. S. Tele. Room. Miss Holmes b6 Miss Gandy_ HUEY PERCY NEWTON, AKA., RM-BPP, TREASON (KEY BLACK b7C EXTREMIST). RRIVED AT NEWTON AND SAN FRANCISCO INTERNATIONAL AIRPORT FROM NEW YORK CITY ON AMERICAN AIRLINES FLIGHT ONE FOUR FIVE, AT FOUR FIFTY PM, FEBRUARY TEN INSTANT, AND WERE MET BY KNOWN SAN FRANCISCO AREA BPP MEMBERS. NEWTON AND ARE SCHEDULED TO APPEAR FOR HEARINGS IN ALAMEDA COUNTY SUPERIOR COURT, OAKLAND, CALIFORNIA, ON MORNING OF FEBRUARY ELEVEN NEXT. NEWTON'S HEARING IS FOR PURPOSE OF SETTING DATE FOR RETRIAL ON MANSLAUGHTER CHARGES END PAGE ONE 15 FEB 17 1871

57 FEB23 1979

47 V

PURPOSE OF HEARING FOR

b6 b7C CODE

548PM NITEL 2-16-71 EOM/BCK TO DIRECTOR (105-165429) MILWAUKEE (157-1113) SAN FRANCISCO (157-1203) SPRING FIELD

FROM CHICAGO (157-3765) (P) 2P

FEDERAL BUREAU OF INVEST COMMUNICATIONS SECTION

FEB 1 6 1971

TELETYPE

Mr. Tolson Mr. Sullivah Mr. Mohr. Mr. Bishop. Mr. Brennance Mr. Callaham M. Casper_

Mr. Tavil Tole Posm

Miss Milmes

b6

b7C

BIJJ HUEY P. NEWTON, RM-BPP; TREASON (KEY BLACK EXTREMIST). 00: SAN FRANCISCO.

RELIABLE SOURCE ADVISED TODAY HUEY P. NEWTON. SUPREME COMMANDER. BLACK PANTHER PARTY (BPP). CANCELED SPEAKING ENGAGEMENT ILLINOIS STATE UNIVESITY. NORMAL, FEBRUARY NINETEEN NEXT. PLANS UNCHANGED FOR APPEARANCE UNIVERSITY OF WISCONSIN. MADISON. FEBRUARY TWENTY NEXT. AND CHICAGO COLISEUM. FEBRUARY TWO ONE NEXT.

ADMINISTRATIVE:

RE CHICAGO AIRTEL AND LHM FEBRUARY TEN LAST. SOURCE

105-165429-315

ABOVE FOR INFO BUREAU AND

RECIPIENT OFFICES. MILWAUKEE AND CHICAGO WILL APPROPRIATELY HANDLE ENGAGEMENTS BY NEWTON IN RESPECTIVE TERRITORIES. IN EVENT ABOVE DISSEMINATED SHOULD BE SUITABLY PARAPHRASED AND CLASSIFIED FEB 18 1971

END PAGE ONE

ALL INFORMATION CONTAINED BIN GON GON THEREIN IS UNCLASSIFIED

PAGE TWO

CONFIDENTIAL. MILWAUKEE SHOULD BE GUIDED BY MUAIRTEL
NOVEMBER FIVE, SEVENTY, CAPTIONED, "USES OF CONCEALED RECORDING
DEVICES IN COVERING PUBLIC APPEARANCES BY BLACK AND NEW LEFT
EXTREMISTS."

END

ACK FOR YOUR NR'S 008 003 004 AND 009 GMV WASH DC FBI TU CUL Transmit the

FBI

	Date: 2/12/71	
following in		
	(Type in plaintext or code)	
твтет.	атр матт.	

TO: DIRECTOR, FBI (105-165429)

SAN FRANCISCO (157-1203)

HUEY P. NEWTON, aka

RM - BPP; TREASON (KBE)

00 - SF

Enclosed for the Bureau are two (2) xerox copies of newspaper article captioned "Huey Newton Is Living in \$650-a-month Apartment", which appeared on the front page of the "San Francisco Examiner", a daily San Francisco newspaper.

DATE 6/30/ 878YS

FEB. 26 1971

- Bureau (Encs.2 1 - San Francsico JLC/jmp

(3)

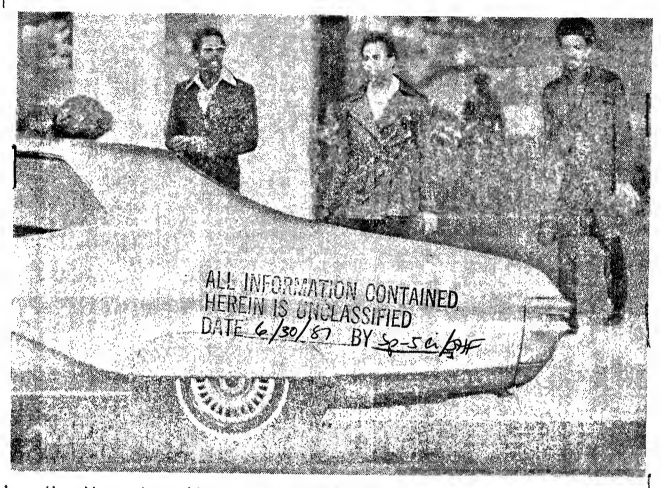
b6 b7C

Sent _

Per_

8 1971 Agent in Charge

Huey Newton is Living in \$650-a-month Apartment



Huey Newton (center) leaves apartment with David Hilliard (left) and Viron Redwine Examiner photo by Seymour Snack

By Ed Montgomery

Huev P. Newton, Supreme Commander of the Black | 25A. is lavishly furnished Panther Party, is living in with handsome furniture, pompous spendor in a \$650 a month apartment overlooking Lake Merritt in Oakland.

The black militant, also Defense, has been residing there under the assumed; vember.

His top-floor apartment at Penn-Newton is "in resi-something of an habitue at 1200 Lakeshore Drive, No. dence.' some of it imported.

The one-year lease carries with it such services as a full the party's titular Minister of time door man, sauna, gymnasium and putting green.

name of Don Penn since No- with an Oakland florist for ance of Conniè Matthews, his fresh flowers daily while personal secretary who was 1 1/1/F

He travels frequently and Newton claims she ran off lations.

Compounding the frustra- ey case. tion of Newton's latest east-

: 1200 Lakeshore.

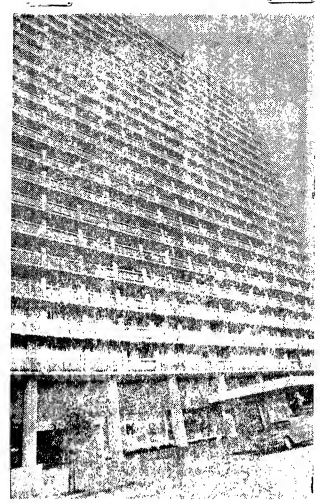
only Wednesday night re- with one of two Black Panturned from a New York thers who on Monday failed speaking tour, which, report to show in court where they edly suffered several cancel- and 11 others are on trial in a New York bombing conspira-

There is a standing order ern trip was the disapper- Panther supporters holding Their absence left Black

SAN FRANCISCO EXAMINER

FEBRUARY 12, 1971

ELICLOCURE



ON THE TOP FLOOR, HUEY NEWTON
Apartment building at 1200 Lakeshore Drive, Oakland
—Examiner Photo

Huey Newton's Posh Apartment in Oakland

-From Page 1

the bag for \$150,000 bail.

Miss Matthews took with her, Newton contends, certain of his personal papers and Black Panther documents, including records of European connections.

Operators of the exclusive 25 story apartmenthouse were dismayed to learn Newton was a tenant. A resident who recognized the black militant in an elevator advised them of his presence three weeks ago.

The lease, a spokesman said, was negotiated by Stronghold Consolidated Productions, Inc., of New York, with David Cabriel Lubell as signator.

Lubell, a white lawyer, is a Cornell graduate who took his law degree at Harvard

Lubell has been identified by a congressional committee as a veteran basi Coast organizer for the Communist Party and an active figure in the National Lawyers Guild, cited as a Communist front.

Newton's connection with Stronghold is further indicated in the Jan. 23 edition of the Black Panther which carried an eight page insert reporting verbatim a recent speech by Huey Newton.

Across the top of the lirst seven pages is featured in large black letters an introductory slogan very similar to the preamble to Mao Tse-tung's "Little red book." It reads:

"Let us hold high the banner of intercommunalism and the invincible thoughts of Huey P. Newton, Minister of Defense and Supreme Commander of the Black Panther Party."

The insert carries the conyright of Stronghold Consolidated Productions, Inc., 1970.

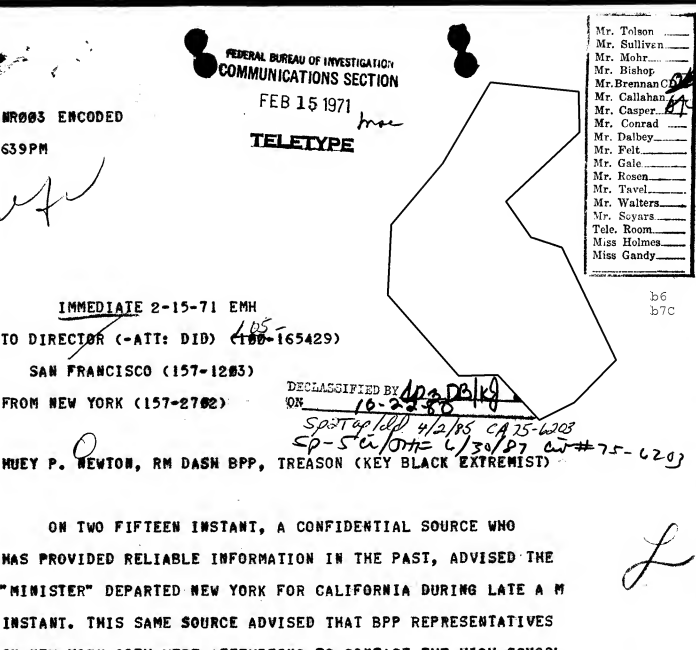
Newton evinced displeasure at being photographed yesterday as he and three Panther leaders emerged from 1200 Lakeshore en route to an appearance in Alameda County Superor Court, where, in May, he is slated for re-trial for the fatal shooting of an Oakland policeman

"Who told you I was its ing the damanded."

With Newton as he departed for court were three Panthers who had arrived in a Pontiac Grand Prix to pick him up moments earlier.

The three were David Hilliard, party Chief of Staff who also made a court appearance: John Seale, brother to party chairman Bobby Seale, now on trial for murder in New Haven, Conn., and Viron Redwine of Detroit, identified by authorities as Newton's constant companion and bodyguard.

12516 316



MAS PROVIDED RELIABLE INFORMATION IN THE PAST, ADVISED THE "MINISTER" DEPARTED NEW YORK FOR CALIFORNIA DURING LATE A M INSTANT. THIS SAME SOURCE ADVISED THAT BPP REPRESENTATIVES IN NEW YORK CITY WERE ATTEMPTING TO CONTACT THE HIGH SCHOOL OF MUSIC AND ARTS IN MYC TO NOTIFY ADMINISTRATION NEWTON WAS CANCELLING HIS SCHEDULED APPEARANCE THERE THIS EVENING.

ON TWO FIFTEEN INSTANT.

AND INVESTIGATIONS SECTION, NYCPD, ADVISED HE LEARNED WEN

HAD ALSO CANCELLED HIS SCHEDULED APPEARANCE AT COLUMBIS FEB 19 1971

END PAGE ONE

639PM

b6 b7C

UNIVERSITY DURING AFTERNOON OF TWO FIFTEEN INSTANT.
ADVISED NO REASON FOR CANCELLATION WAS GIVEN.
ON TWO FIFTEEN INSTANT, PORT
AUTHORITY POLICE, JFK, NYC, ADVISED THAT H. NEWTON
ARRIVED AT
JFK AT APPROXIMATELY NINE FIFTEEN A M INSTANT. THE GROUP
OBTAINED FIVE PRE-PAID TICKETS FROM AMERICAN AIRLINES, ISSUED
IN BOSTON MASSACHUSETTS, FOR USE TWO FIFTEEN INSTANT, ON
AMERICAN AIRLINES FLIGHT SEVENTEEN Y. TICKETS WERE PREPAID
IN BOSTON BY CARTE BLANCHE CREDIT CARD
THE TOTAL®
TRANSPORTATION COST WAS APPROXIMATELY SEVEN HUNDRED FIFTY
DOLLARS. SUBSEQUENTLY, NEWTON GROUP DEPARTED ON UNITED
AIRLINES FLIGHT TWENTY THREE AT ELEVEN A M, EST, SCHEDULED TO
ARRIVE AT SAN FRANCISCO TWO TEN P M, PST, INSTANT.

RENYTELCALL TO SF AND SF TELEPHONE CALL TO MY, INSTANT.

PAGE TWO

ADMINISTRATIVE

END PAGE TWO

b6 b7C

b6 b7C PAGE THREE

SOURCE UTILIZED W	ITHIN IS	1
שעורע וכ		

NEW YORK IS ATTEMPTING TO ASCERTAIN REASON FOR CANCELLATION. SUCH CANCELLATION PRESENTS EXCELLENT APPORTUNITY FOR COUNTERINTELLIGENCE PROPOSALS AND APPROPRIATE RECOMMENDATIONS WILL BE MADE BY NYO UNDER COINTEUPRO CAPTION.

b2

SAN FRANCISCO WILL CONFIRM ARRIVAL OF NEWTON
ENTOURAGE IN CALIFORNIA AND ATTEMPT TO DETERMINE REASON
FOR ABRUPT CANCELLATION OF APPEARANCES IN NEW YORK.

REGISTERED MAIL COPY TO BOSTON.

CLASSIFY CONTINENTIAL.

END

WJM FBI WA

F B I

#/s.* *		Date: 2/5/71	
Transmit	the following in		
· · · · · ·	ine following in	(Type in plaintext or code)	
Via	AIRTEL		
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(Priority) CATANID	
1			
[k 17 +		DIRECTOR FRI (105-165E09)	
4.	TO:	DIRECTOR, FBI (105-165929)	
	FROM:	CAG NIETH HAVEIN (150 1021) (DUALLY STORE)	
1)	ritori.	SAC, NAW HAVEN (157-1031) (P) 6-29-8	-/4
8	SUBJECT:	HUEY PERCY NEWTON, aka	- '
6	200	(KEY BLACK EXTREMIST) RM - BPP	6 7C
1		00: SAN FRANCISCO	
Υ-	ENCL		
-	1	Re: New York teletype to Director, 1/22/71.	•
806 DIA	S	He: New TOTA CETECOPS CO DITECTOL, 1/22//1.	
JOH DIA	Enclosed	for the Bureau are 11 copies of an LHM concerning	
3	an appear	rance of HUEY P. NEWTON at Yale Univ., 2/2-6/71.	~
W U	Enclosed	for Boston, New York, Newark, San Francisco, and	
ジード	Io Angel	les 2 copies each of instant LHM in view of their	. =
SERV.	interest	in subject's travel.	× 1
34	Inclosed	LHM is classified confidential to protect the identity	- 1
1 4 5	of the so	ource whose disclosure could effect the national	
SEC.	defense a	adversely.	** ,
	First sou	nnos is	2 : 6
題類		Second source is	7C
MU.N.	Third sou	urce is	, ,
12 0 C	8 - Bures	au (Enc. 21) ENCLOSURE on (Enc. 2) NEC 28 105 1675 1176 218	
8			
# 5 5 X	of - Los	Angeles (Enc. 2)	or g
100	of - New	York (Enc. 2)	و غائل
\$ 2 E	2 - San 1	Francisco (Esc. 102)	
日本	5 - New 1	Haven 1027	> %
A BA		157-1031 100-19186	* * *
AGEVCY: HOW FOR DATE FOR	Ţ.		
	TFM/lee	157-1131 (Funds)	P 1
	(13)	57c	
5.6	REGISTER	157-1526 (Films and Publications) 157-1531 (Funds) BD MAIL SEE DISSEMINATION Sent M Per	
•	71	SEE DISSEM	
Appr	oved U	Sent M Per	1

NH 157-1031

For the information of the Bureau, students mentioned
in the LHM all attend Yale Univ. reportedly
is The
students listed are not generally considered to be
"radicals", however, they all have a common interest in
sociological problems. There does not appear to be a
common denominator between these students.
is a Negro female student who has been active in women's
liberation courses, especially black women's liberation.
is a junior at Branford College at Yale.
The sources have been discreetly targeted towards obtaining
additional information concerning details of above-mentioned
seminar.

b6 b7С

NEWTON reportedly will depart New Haven by 6:00 p.m. on Friday, 2/5/71.

New Haven will remain alert for specific details concerning NEWTON's travel and will advise appropriate offices before hand.

LEAD

NEW HAVEN

At New Haven, Connecticut

Will continue efforts to develop details concerning NEWTON's seminar.



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

New Haven, Connecticut February 5, 1971



SA TOSSINIED BY SALLING ON 10-30-84 SONG SALLING SALLI

HUEY FERCY NEWTON SEMINAR, TRUMBULL COLLEGE, YALE UNIVERSITY, NEW HAVEN, CONNECTICUT FEBRUARY 2-4, 1971

On February 2, 1971, a source who has furnished reliable information in the past advised that a seminar would be conducted on the campus of Yale University, New Haven, Connecticut, and that the major participants would be HUEY NEWTON, Black Panther Party (BPP) Supreme Commander, ERIK ERIKSON, noted professor from Harvard University, KAL ERIKSON, Acting Master of Trumbull College, Yale University, and Professor ELTING Extension, Master, Timothy Dwight College, Yale University. Source stated that in addition, the following 14 students had been selected to witness this seminar:

Child

Ъ6 Ъ7С

Source stated that three chairs had been reserved for Yale University Fress personnel and would be occupied from time to time by Mr. CHESTER KERR of the Yale Press and his assistants, JANE F. ISAY, Editor, Yale Press, Mr. WHITNEY, and JAMES L. PRATT, Assistant Director, Yale University Press.

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CONTINUAL Sport extended to the second secon



HUEY PERCY NEWTON SEMINAR, TRUMBULL COLLEGE, YALE UNIVERSITY, NEW HAVEN, CONNECTICUT FEBRUARY 2-4, 1971

> A characterization of the Black Panther Party is contained in the appendix section attached hereto.

Source stated that the following individuals would be included in NEWION's party:



SONN

b6 b7C

Source further advised that an additional chair would be set up for a technician from the Audio Visual Section in order that photographs might be taken.

A second source who has furnished reliable information in the past advised that NEWTON's three day seminar was to be tape recorded and edited for publication by the Yale University Press. This book would be published in a paperback edition and all proceeds would go to HUEY NEWTON and the BPP. A guarantee of \$28,000 has been promised to the BPP.

Source further advised that Yale University was attempting to "keep this matter quiet until after the departure of NEWTON from New Haven."

A third source, who has furnished reliable information in the past, advised that NEWTON intends to remain in New Haven for a couple of months. He will, however, leave New Haven from time to time. This source





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b7C

HUEY PERCY NEWTON SEMINAR, TRUMBULL CCLLEGE, YALE UNIVERSITY, NEW HAVEN, CONNECTICUT FEBRUARY 2-4, 1971

has stated that from Chicago, had arrived in New Haven on February 2, 1971, for the purpose of attending NEWTON's three day seminar.



FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION	Mr. Tolson Mr. Sullivan
FEB 5 1971	Mr. Mohr Mr. Bishop Mr. BrennanC
TELETYPE b6	Mr. Callahan Mr. Casper
NR ØØ1 NH CODED	Mr. Conrad Mr. Dalbey
9:37 PM URGENT 2/5/71 LF	Mr. Felt Mr. Gale Mr. Rosen
TO: DIRECTOR (105-165429)	Mr. Tavel Mr. Walters
CHICAGO ALL INFORMATION CONTAINED	Mr. Swars
NEWARK HEREIN IS CHOCKED BY	Miss Holmes Miss Gandy
NEW YORK DAIL GO 15CV U203	
SAN FRANCISCO (157-1203)	
FROM: NEW HAVEN (157-1031)	/
and the second of the second o	
HUEY PERCY NEWTON, AKA, RM - BPP, TREASON, (KEY BLACK EXTREMIST	T)
ON FEB. FOUR, SEVENTY ONE, A CONFIDENTIAL SOURCE WHO HAS	
FURNISHED RELIABLE INFORMATION IN THE PAST ADVISED THAT	b6 b7C
ADVISED THAT NEWTON WAS	
LEAVING NEW HAVEN, CONN. ON FEB. FIVE, SEVENTY ONE, AND WOULD	T ON
BE BACK UNTIL THE END OF MARCH, AT THE EARLIEST. THE ARE BOOKE	
UP WITH SPEAKING ENGAGEMENTS UNTIL FEBRUARY TWENTY FIVE AND TH	EN
HE HAS TO GO BACK AND PREPARE FOR THE MARCH FIVE BIRTHDAY CELES	BRA-
TION AND INTERCOMMUNAL THING. NEWTON THEN HAS ABOUT FIVE SPEAK	ING
ENGAGEMENTS ON THE WEST COAST. THAT NEWTON KEPT TEL	LING
EVERYONE HE WOULD BE HERE FOR TWO MONTHS. SHE DOESN'I KNOW WHE	RE, O b6
HE GETS HIS IDEAS. HE DOESN'T KNOW WHAT HE IS DOING FROM ONE	3/9 b7c
APPOINTMENT TO THE NEXT AND	971
SAID THE EARLIEST HE COULD POSSIBLY BE BACK IS THE END OF MARCH	3 1
END PAGE ONE copies to 150, 1014, 55 53 FEB 29091 2/12/71. admin	
53 FEB 2909 2/12/71. admir 105/ju deleted	

ho

PAGE TWO

NH (157-1031)

AFTER TODAY'S ENGAGEMENT (NEWTON IS SCHEDULED TO SPEAK AT NEW HAVEN COLLEGE AT ONE P.M.) THEY ARE LEAVING TOWN, THEN THEY HAVE PRINCETON, THEN THE WHOLE NEW YORK TRIP STARTS, THEN CHICAGO, THEN BACK TO THE COAST.

ADMINISTRATIVE:	CONFIDENTIAL	SOURCE	IS	

RE NEW HAVEN TELETYPE TO BUREAU, FEB. FOUR, SEVENTY ONE. NEWARK OFFICE ADVISED TELEPHONICALLY RE PRINCETON ENGAGEMENT.

NEW HAVEN WILL CONTINUE TO FOLLOW NEWTON'S ACTIVITIES WHILE IN THIS DIVISION.

END

EBR FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

FEB 1 2 197

TELETYP

Mr. Tolson. Mr. Sullivan Mr. Mohr. Mr. Bishop. Mr. Brennan C Mr. Callahan Mr. Casper. Mr. Conrad Mr. Dalbey. Mr. Fest Mr. Gale Mr. Rosen

Mr. Tavel.

Mr. Walters Mr. Soyars. Tele. Room.

Miss Holmes. Miss Gandy.

NEW HAVEN

NR Ø19 SF CODE

NEW YORK

FROM SAN FRANCISCO (157-1203) 3PA

11/58PM NLPEL 2-11-71 RLA

TO DIRECTOR (105-165429)

b6 b7C

HUEY PERCY NEWTON, AKA. RM-BPP; TREASON. (KEY BLACK EXTREMIST).

NEWTON APPEARED IN ALAMEDA COUNTY SUPERIOR COURT, DEPT FIVE. OAKLAND, CALIF. ON MORNING OF FEBRUARY ELEVEN INSTANT, AT WHICH TIME HEARING FOR SETTING DATE FOR RETRIAL ON MANSLAUGHTER CHARGES CONTINUED UNTIL MARCH TWELVE NEXT. JUDGE HAROLD HOVE, WHO PRESIDED. TOLD NEWTON THE HEARINGS WILL BE HELD MONTH TO MONTH UNTIL SUCH TIME IT IS KNOWN WHEN ATTORNEY CHARLES GARRY WILL COMPLETE THE BOBBY SEALE TRIAL IN NEW HAVEN AND RETRIAL DATE FOR NEWTON WILL IMMEDIATELY FOLLOW.

THAT CONTACTED NEWTON AND TOLD NEWTON THAT AN ARTICLE HAD APPEARED IN TODAY'S NEW YORK POST NEWSPAPER WHICH REPORTED THAT TWO MISSING PANTHERS, MICHAEL TABOR AND RICHARD MOORE MAY BE DEAD. ACCORDING TO THE ARTICLE REPORTED THAT A POLICE INVESTI-GATOR SAID HE IS CONVINCED THE TWO MAY HAVE BEEN KILLED AS RESULT

SOURCE ADVISED ON AFTERNOON OF FEBRUARY ELEVEN INSTANT

END PAGE ONE

Copies to 150, 1010, 55
2/16/2 REC-51 105-1654 **b**6

b7C

PAGE TWO

OF A DEEP SPIT IN THE PARTY, SINCE THEY FACED PARTY PUNISHMENT

FOR CONSPIRING TO KILL THE BPP SUPREME COMMANDER (NEWTON).

SAID THE POLICE THEORY WAS REINFORCED BY A STATEMENT FROM DEFENSE

ATTORNEY JERRY LEFCOURT, "I WOULDN'T BE SURPRISED IF IT WERE

TRUE" AFTER BEING ASKED IF HE THOUGHT THEY MIGHT BE DEAD AND

CONTINUED "I CANNOT THINK OF ANY OTHER REASON THEY DID NOT SHOW

UP FOR TRIAL UNLESS THEY ARE FLEEING FOR THEIR LIVES."

NEWTON APPEARED TO BE VERY UPSET AFTER HEARING THE ABOVE	
INFORMATION AND SAID "THAT'S PRETTY SERIOUS." HE CONTINUED THAT	
HE AND MIGHT BE ARRESTED AS	
SOON AS THEY RETURN TO NEW YORK BUT THAT HE WAS NOT WORRIED ABOUT	
THAT EXCEPT IT WOULD ONLY MESS UP THEIR BEING OUT ON BAIL.	
	_

NEWTON TOLD HE WOULD BE IN NEW YORK ON FEBRUARY TWELVE

ADMINISTRATIVE: RESFTEL FEBRUARY TEN LAST

SAN FRANCISCO HAS NO INFORMATION AS TO NEWTON'S TRAVEL PLANS
TO RETURN TO NEW YORK BUT INDICATIONS ARE HE WILL DEPART SAN
FRANCISCO DURING NIGHT OF FEBRUARY ELEVEN INSTANT.
END PAGE TWO

b6

2010

b6 b7C PAGE THREE

SOURCE IS	

APPROPRIATE SOURCES AND AIRLINES ALERTED RE NEWTON'S

TRAVEL TO NEW YORK. NEWTON'S ACTIVITIES WILL BE FOLLOWED

AND BUREAU AND APPROPRIATE OFFICES ADVISED OF ANY INFO DEVELOPED

CONCERNING HIS TRAVEL.

END

b2

FEDERAL BUREAU OF INVESTIGATION MUNICATIONS SECTION

FEB 15 1971

NY CODE

1130 PM NITEL 2-15-71 EMH

TO DIRECTOR (105-165429) ATT DID

SAN FRANCISCO (157-1203)

FROM NEW YORK (157-2782) (P)

ALL INFORMATION CONTAINED HEREIN, IS UNGLASSIFIED

HUEY P. WEWTON RM-BPP. TREASON (KEY BLACK EXTREMIST) -

ON TWO FIFTEEN SEVENTY ONE INSTANT A CONFIDENTIAL SOURCE WHO HAS PROVIDED RELIABLE INFORMATION IN THE PAST ADVISED THAT NEWTON HAD CANCELLED APPEARANCES AT BOTH COLUMBIA AND THE HIGHT SCHOOL OF MUSIC AN ARTS WITHOUT PROVIDING ANY REASON. BPP IN N.Y. IS IN TURMOIL ATTEMPTING TO NOTIFY ALL CONCERNED OF CANCELLATION INTENSIVE ADVERTISING CAMPAIGN ANNOUNCING APPEARANCES PRIOR TO CANCELLATION COMPLICATED REC-10 105-165429-321 THE TASK OF NOTIFICATION.

ON TWO FIFTEEN SEVENTYONE INSTANT A SECOND CONFIDENTIAL SOURCE ADVISED THAT NEWTON APPEARANCES HAVE BEEN 12 FEB 22 1971 CANCELLED AND THAT CONFUSION EXISTS AS TO THE REASON FOR

END PAGE ONE

Mr. Tolson. Mr. Sullivan. Mr. Mohr ... Mr. Bishop... Mr.BrennanCD Mr. Callahan Mr. Casper. Mr. Conrad. Mr. Dalbey... Mr. Felt... Mr. Gale Mr. Rosen. Mr. Tavel ... Mr. Walters. Mr. Soyars...

Tele. Room. Miss Holmes. Miss Gandy.

> b6 b7C

b6 b7C

cc to ID'U

PAGE TWO

CANCELLATION. SOURCE ADVISED NO ONE KNOWNS REASON FOR CANCELLATION.

ADMINISTRATIVE

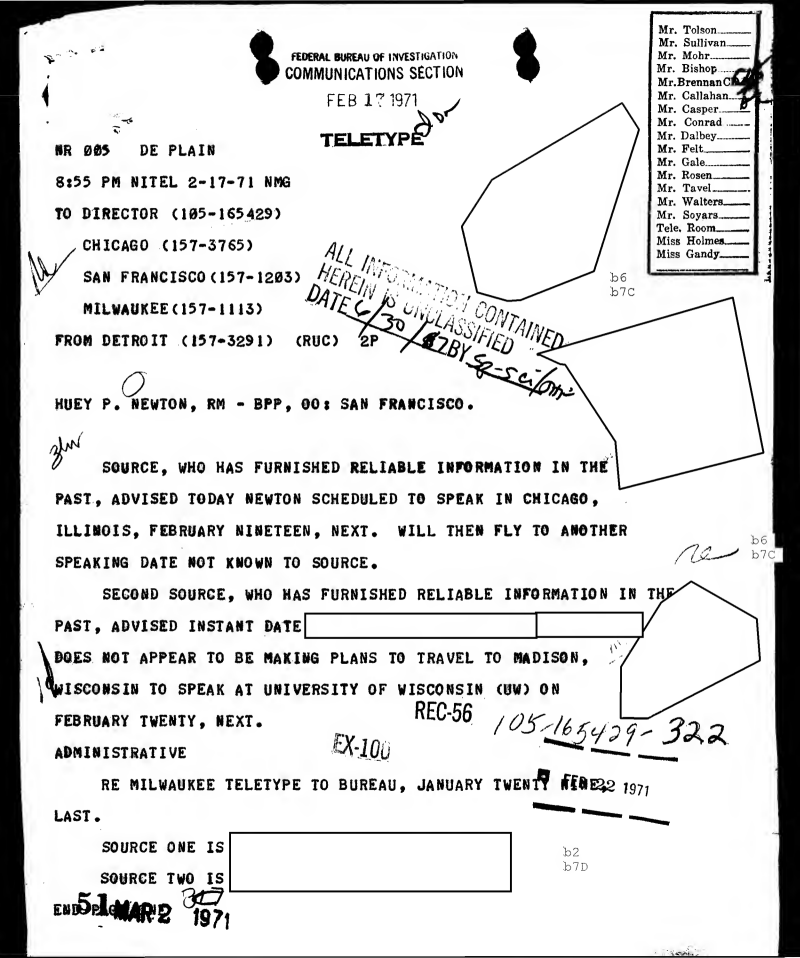
RE N.Y. TEL INSTANT N.Y. SOURCES ARE

CLASSIFY CONFIDENTIAL b2

N. Y. SOURCES HAVE BEEN DIRECTED TO DETERMINE REASON FOR CANCELLATION N.Y. FOLLOWING WILL ADVISE BUREAU OF ALL PERTINENT DETAILS.

END

REM FBI WASH DC



PAGE TWO

SOURCE TWO

HAS BEEN

b6
b7c
b7c
b7D

APPEAR

WILL TRAVEL TO MADISON.

END

ERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

FEB 13 1971

NRØ34 CODE NY

TELETYPE

1220 PM 2-13-71 UBGENT KAM

TO DIRECTOR

oto

AT

SAN FRANCISCO

FROM NEW YORK 157-2702

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 16.22-80 BY 40 3 DB K

HUEY P. NEWTON; RM DASH BPP, KBE.

NYC. P.M. LAST. NEWTON AND

HUEY NEWTON, AND A THIRD UNIDENTIFIED

NEGRO MALE OBSERVED BY SAS OF THE FBI ENTERING RESIDENCE

ASSOCIATES WERE SCHEDULED TO ATTEND A PARTY AT SUCH LOCATION,

THE RESIDENCE OF

THE BPP ON VARIOUS MATTERS.

NEW TON SCHEDULED FOR APPEARANCE AT STATE UNIVERSITY OF NEW YORK AT STONY BROOK, NY, INSTANT DATE.

ADMINISTRATIVE

EX.101

REC-51 105-165429-323

RESFIEL FEBRUARY TWELVE LAST.

17 FEB 22 1971

END PAGE ONE

62 FEB ZZU 1955P Adm. data deleted" Mr. Tolson_ Mr. Sullivar Mr. Mohr. Mr. Bishop . Mr. Brennan C. Mr. Callahan Mr. Casper. Mr. Conrad. Mr. Dalbey... Mr. Felt. Mr. Gale ... Mr. Rosen. Mr. Tavel. Mr. Walters. Mr. Sayars. Tele. Room. Miss Holmes. Miss Gandy.

> b6 b7C

PAGE TWO

NYO AGENTS OBSERVING NEWTON WERE

b6 b7С

NYO FOLLOWING AND WILL ADVISE OF NEWTON'S APPEARANCE AT STATE UNIVERSITY.

END

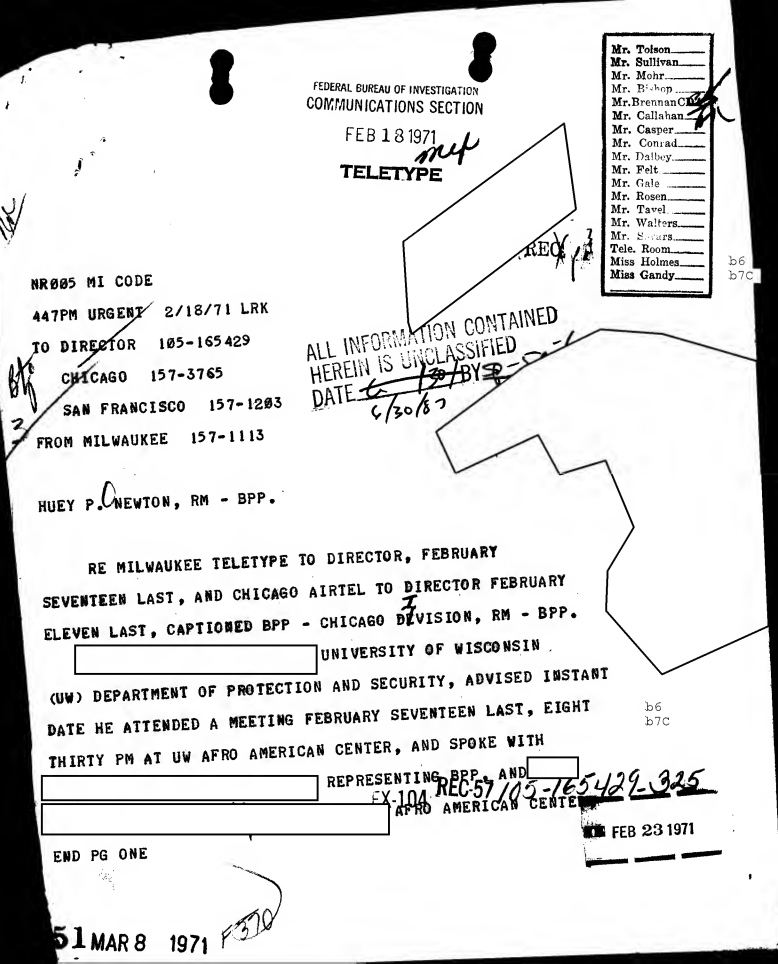
REM FBI WASH DC CLR

NR 002 BS CODE FEDERAL BUREAU OF INVESTIGATION Mr. Tolson. 5:29 PM URGENT 2/7/71 DJM Mr. Sullivan_ COMMUNICATIONS SECTION Mr. Mohr ... (ATTENTION: D.I.D.) FEB7 Mr. Bishop. TO: DIRECTOR 1971 Mr.BrennanCD Mr. Callahan ALBANY TELETYPE Mr. Casper. Mr. Conrad .. NEW HAVEN Mr. Dalbey_ ALL INFORMATION CONTAINED Mr. Felt.... Mr. Gale___ SAN FRANCISCO Mr. Rosen.. Mr. Tavel. **NEW YORK** r. Walters. Sovars. FROM: BOSTON (157-1112) mor **b**6 HUEY P.NEWION . RM -BPP - KBE . b7C NEWTON AND MAINTAINING RESIDENCE AT HOME OF A BPP SYMPATHIMER. SOURCE ADVISED NEWTON DID NOT APPEAR AT SOCIAL MEETING AT TWO SEVEN FOUR MOUNT VERNON STREET, COLUMBIA POINT PROJECT BOSTON . A SECOND SOURCE ADVISED THAT NEWTON VISITED AND INSPECTED THE BPP CENTER, TWENTY THREE WINTHROP STREET, ROXBURY, MASS., THIS DATE. SECOND SOURCE LATER ADVISED THAT TWO PEOPLE WERE LEAVING BOSTON LOGAN AIRPORT AT ONE THIRTY, P.M., VIA FLIGHT TWO SIX SEVEN ARRIVING LA GUARDIA AIRPORT AT TWO FIFTEEN P.M., INSTANT. OFFICIALS AMERICAN AIR LINES, BOSTON, ADVISED FLIGHT THREE b6 b7C EIGHT SEVEN LEFT BOSTON ONE THIRTY P.M. ARRIVED NEW YORK TWO TWENTY P.M. BUT THAT THE NAMES NEWTON AND DID NOT APPEAR ON FLIGHT MANIFEST . EASTERN AIRLINES PERSONEL IN BOSTON ADVISED NO COMPLETE RECORDS KEPT OF SHUTTLE PASSENGERS FROM BOSTON 75^{8} 23 1971 NEW YORK AND THAT FLIGHTS LEAVE EVERY HOUR ON THE HOUR FOR AR QUARTE TI AIRPORT. END PAGE ONE

PAGE TWO
BS (157-1112)

LRC FBI WASH DC

BY MEANS OF A SUITABLE PRETEXT IT WAS DETERMINED BY BOSTON	
THAT NEWTON AND LEFT BOSTON AT ONE THIRTY AND FLEW TO b6 b7c	
NEW YORK CITY ARRIVING THERE AT TWO TWENTY P.M.	
ADMINISTRATIVE;	
REFERENCES, BOSTON TEL, ONE SIX LAST,	
PHONE CALL TO NEW YORK INSTANT DATE.	
FIRST SOURCE IS	.b2
SECOND SOURCE IS	b7D b7C
SPECIAL AGENT WAS AGENT WHO OBTAINED PRETEXT	
AND INFORMATION.	
LEADS;	
NEW YORK WILL HANDLE IN ACCORDANCE WITH EXISTING BUREAU	
INSTRUCTIONS . NEW YORK SHOULD BE AWARE OF POSSIBLE USE OF ALIAS	
BY NEWTON AND SINCE IT APPEARS THEY DID NOT USE b6 b7c	
TRUE NAMES WHEN FLYING TO NEW YORK FROM BOSTON.	
END .	



PG TWO

REITERATED UW DEMANDS THAT NEWTON WILL NOT BE
PERMITTED TO SPEAK ON CAMPUS UNLESS AGREEMENT IS SIGNED
THAT NO ATTEMPTS WILL BE MADE TO SEARCH THOSE ATTENDING
SPEECH, THAT BODY GUARDS DO NOT CARRY FIREARMS, AND THAT
ALL SECURITY WILL BE PROVIDED BY UW POLICE. BOTH
REJECTED DEMANDS AND ACCUSED UW OF NOT ATTENDING
IN GOOD FAITH, AND THEY ARE MAKING PLANS FOR
NEWTON'S APPEARANCE. ANOTHER MEETING IS SCHEDULED AFTERNOON
INSTANT DATE AND ADVISED UW CHANCELLOR YOUNG WILL
NOT NEGOTIATE ON DEMANDS.

FOR ADDITIONAL INFORMATION OF BUREAU AND CHICAGO,
A CONFIDENTIAL RELIABLE SOURCE ADVISED FEBRUARY SEVENTEEN
LAST, TWO BPP MEMBERS, ROCKFORD, ILLINOIS, ARRIVED MADISON
FEBRUARY TEN LAST AND MADE CONTACTS AT UW AFRO AMERICAN
CENTER CONCERNING APPEARANCE OF NEWTON ON UW CAMPUS. THEY
USED NAMES OF

ROCKFORD. THEY REGISTERED

END PG TWO

b6 b7C

b6 b7C PG THREE

SOURCE ADVISED
HE OBSERVED THEM CARRYING PACKAGES BEARING THE NAMES OF
AND SURMISED THEY MAY HAVE
USED THESE ALIASES. WHILE IN MADISON THEY MADE CONTACT
WITH PREPEOPLES OFFICE (PO) AND SPENT CONSIDERABLE TIME
HTIW
THE PO IS A COMMUNICATION CENTER OPERATED BY
KNOWN NEW LEFT ACTIVITS FOR THE PURPOSE OF DISSEMINATING
INFORMATION RELATING TO PLANNED RADICAL ACTIVITIES IN MADISON.
ARE ACTIVE IN PO. b6
ACCORDING TO SOURCE, DEPARTED
MADISON BY PLANE, FIVE THIRTY PM FEBRUARY FOURTEEN LAST
EN ROUTE CHICAGO.
MILWAUKEE CONTINUEING TO AFFORD CAPTIONED MATTER PREFERRED
ATTENTION.
END
KPT FBI WASH
CLR

b6 b7C b7D

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

FEB 1 ? 1971

FÉLETYPE

NRØØ5 CG CODED

248PM URGENT 2-17-71 EOM

TO DARECTOR (105-165429)

MILWAUKEE (157-1113) ALL INFORMATION CONL

CLEVELAND

HEREIN IS UNCLASSIFIED

DETROIT

END PAGE ONE

DATE 4-21-91

FROM CHICAGO (157-3465) (P) 2P /30/87

HUEY P. NEWTON, RM-BPP; TREASON (KEY BLACK EXTREMIST). 00: SAN FRANCISCO.

RELIABLE SOURCE ADVISED TODAY BLACK PANTHER PARTY (BPP) AFFILIATED GROUPS IN MUSKEGAN, MICH., AND TOLEDO, OHIO, HAD BEEN REQUESTED BY OFFICIALS OF ILLINOIS CHAPTER, BPP, CHICAGO. TO SEND FIVE REPRESENTATIVES EACH TO CHICAGO TODAY TO BE TRAINED AS GUARDS IN CONNECTION WITH APPEARA OF HUEY P. NEWTON IN CHICAGO, FEBRUARY NINETEEN-TWO ONE, NEXT. SOURCE ADVISED IN ABOVE CONNECTION, THAT BPP OFFICIALS 23193 WOULD PROVIDE COMPLETE SECURITY FOR NEWTON, INCLUDING USE OF TWO WAY RADIOS IN THAT CONNECTION. IDENTITIES OF INDIVIDUALS TO BE SENT BY GROUP IN MUSKEGAN AND TOLEDO

Mr. Tolsor

Mr. Sullivan

Mr. Mohr ...

Mr. Bishop

Mr.BrennanCl Mr. Callahan.

Mr. Casper.

Mr. Conrad

Mr. Dalbey...

Mr. Felt. Mr. Gale

Mr. Rosen_

Mr. Tavel.

Mr. Walters.

Mr. Soyars.

Tele. Room. Miss Holmes.

Miss Gandy_

b7C

PAGE TWO

ADMINISTRATIVE:

SOURCE UTILIZED	

RE CHICAGO TEL FEBRUARY SIXTEEN LAST. RECIPIENT OFFICES

ATTEMPT TO IDENTIFY INDIVIDUALS SCHEDULED TO TRAVEL CHICAGO

FOR SECURITY NEWTON AND ADVISE CHICAGO RESULTS. CHICAGO FOLLOWS

AND WILL APPROPRIATELY ADVISE DETAILS AS THEY DEVELOP. IN EVENT

ABOVE DISSEMINATED SHOULD BE SUITABLY PARAPHRASED AND CLASSIFIED

CONFIDENTIAL.

AM COPY SENT SAN FRANCISCO.

END

KPT FBI WASH

b2

Mr. Tolson. Mr. Sullivan. Mr. Mohr_ FEDERAL BUREAU OF INVESTIG Mr. Bishop. COMMUNICATIONS SECTION Mr. Brennan CD Mr. Callahan Mr. Casper. FEB 20 1971 Mr. Conrad. Mr. Dalbey. TELETYPE Mr. Felt... Mr. Gale. Mr. Rosen Mr. Tavel. Mr. Walters Mr. Soyars. Tele. Room. Miss Holmes. Miss Gandy.

NR Ø17 CG PLAIN

11:32 PM UBGENT Ø2-19-71 DJB

TO DIRECTOR (105-165429)

MILWAUKEE (157-1113)

SAN FRANCISCO (17-1203)

FROM CHICAGO (157-3765) (P)

HUEY P. NEWTON, AKA, RM - BPP; TREASON (KEY BLACK EXTREMIST).

OO: SAN FRANCISCO.

SPECIAL AGENTS OF THE FBI OBSERVED HUEY P. NEWTON,
SUPREME COMMANDER,
NATIONAL HEADQUARTERS, BLACK
PANTHER PARTY (BPP), OAKLAND, CALIFORNIA, ARRIVE O'HARE
FIELD, CHICAGO, AMERICAN AIRLINES FLIGHT TWO TWO, TEN b6
TWENTY THREE P.M. TONIGHT. NEWTON AND PARTY MET BY
OFFICIALS ILLINOIS CHAPTER OF BPP, CHICAGO, INCLUDING
THAT CHAPTER.
NEWTON AND PARTY STAYING SHERATON-CHICAGO HOTEL, FIVE
ZERO FIVE NORTH MICHIGAN AVENUE.
CHICAGO PD COGNIZANT. 105-165 429-327
ALL INFORMATION CONTAINED 6 FEB 23 1971 HERFIN IS LINCLASSIEIED REC-2
51 MAR 2 DATE 4-21-81 BY SP-2 1971 6/30/87 500 500 by

PAGE TW

ADMINISTRATIVE.....

RE SAN FRANCISCO TEL FEBRUARY NINETEEN INSTANT.

SAS OBSERVED b7C

b6

NEWTON AND PARTY DISEMBARK CHICAGO. CHICAGO FOLLOWS ABOVE CLOSELY AND WILL KEEP BUREAU AND INTERESTED OFFICES APPROPRIATELY ADVISED ACTIVITIES.

IN EVENT ABOVE DISSEMINATED SHOULD BE SUITABLY PARAPHRASED AND CLASSIFIED CONFIDENTIAL.

END

EJF FBI WASH DC

b6 b7C



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION NEOF MATION CONTAINED ALL INFORMATION
HEREIN IS UNCLASSIFIED

DATE 6/20/87 BYSY-50 DATE
#75,6203

Association of Black Students Re: Rally in Support of Detroit 16 Featuring Huey Newton, Oakland University, Rochester, Michigan, November 16, 1970

The main theme of the speech given by Huey P. Newton on November 16, 1970, at Oakland University, was that all poor blacks and poor whites, the working classes, the oppressed of the world must all join forces as a united body against the "ruling circle" in the United States. Newton repeatedly referred to this "ruling circle" throughout his entire speech and apparently interpreted this "ruling circle" as those leaders of Government and industry, the imperialists or those who are rich in this society. Newton wanted equality for everyone with no one being superior to his fellow man. He indicated the Negro is a class brother with the poor whites and they must join in their effort to overcome the "ruling circle".

Newton stated, "The Black Panther Party is the vanguard of the revolution on a world-wide level because the world is really one community and we've taken Marxist-Leninist to a greater level and therefore we are the greatest Marxist-Leninists that ever lived, and we say this not to be arrogant because some times I wish that someone else would carry that banner because the way is narrow and the burden is heavy."

In conclusion, the speech by Newton was a rambling, many times incoherent Marxist-Leninist influenced, low-key revolutionary type speech which attempted to show a connection between the Black Panther Party and the League of Revolutionary Black Workers, as well as a unity between the Black Panther Party and all oppressed persons of the world.

> A characterization of the Black Panther Party is contained in the appendix attached hereto.

His speech called for the release of the Detroit 16, freedom for Angela Davis, Bobby Seale, and all the oppressed brothers and for the ultimate overthrow of the pigs.

Re: Association of Black Students Rally in Support of Detroit 16 Featuring Huey Newton

The speech appeared to be rather poorly organized and Newton was easily diverted from the main topics which he seemed to be pursuing. The speech had very few references to any actual radical action or violent confrontation.

According to the official newspaper of the BPP, the BPP was started during December 1966, in Oakland, California, to organize black people so they can take control of the life, politics, and the destiny of the black community. It was organized by BORBY G. SEALE, BPP Chairman, and HUEY P. NEWTON, Minister of Defense, BPP.

The official newspaper, called "The Black Panther," regularly states that the BPP advocates the use of guns and guerrilla tactics in its revolutionary program to end oppression of the black people. Residents of the black community are urged to arm themselves against the police who are consistently referred to as "pigs" who should be killed.

The newspaper, in its issue of September 7, 1968, had an article by the then Minister of Education, GEORGE MURRAY. This article ended with the following:

"Black men. Black people, colored persons of America, revolt everywhere! Arm yourselves. The only culture worth keeping is revolutionary culture. Change. Freedom everywhere. Dynamite! Black power. Use the gun. Kill the pics everywhere."

The BPP newspaper, issue of October 5, 1968, had an article introduce with the following statement: "We will not dissent from American government. We will overthrow it."

DAVID HILLIARD, Chief of Staff, BPP, in a speech at the San Francisc Polo Field on November 15, 1969, said "We will kill Richard Nixon."

DAVID HILLIARD, in the "New York Times," issue of December 13, 1969 was quoted as follows: "We advocate the very direct overthrow of the government by way of force and violence."

In the issue of April 25, 1970; the RPP newspaper had an article by Hinister of Culture EMORY DOUGLAS as follows:

"The only way to make this racist US government administer justice to the people it is oppressing, is...by taking up arms against this government, killing the officials, until the reactionary forces...are dead, and those that are left turn their weapons on their superiors, thereby passing revolutionary judgement against the number one enemy of all mankind, the racist U.S. government."

The BPP Headquarters is located at 1046 Peralta Street, Oakland, California. Branches of the BPP, and Committees to Combat Fascism, under control of the BPP, have been established in various locations in the US?

APPENDIX

HUEY P. NEWTON

Talk at Oakland University
November 16, 1970

ALL INFORMATION CONTAINED,
HEREIN IS UNCLASSIFIED
DATE 6/25/82 BY SP-56 /57#75,6203

What does the Panthers mean when they talk about revolution? What did the Panthers mean when they talk about a revolutionary situation? By revolutionary situation, the Panthers mean one in which justice is non-existent. Where laws are arbitrarily enforced, and one's respect for national leaders is equal to humiliation. In our community, the existing order is signified by the pigs. We have no respect for the pigs. We have utter contempt for the pig. The Panthers say Off the Pig. The Panther program is based on a Marxist - Leninist platform. It is a, it is thorough and it is substantive. It is not racist. It is, it is a struggle of oppressed people against those who oppress them. It owes its conception to Huey P. Newton and Bobby Seale. The Black Panthers talk about selfdiscipline. The Black Panthers talk about organization. They talk about being clear, very clear, at all times. They realize that our struggle and our salom in Algiers, in Harlem, Detroit, and on Oakland University's campus is one of survival. It is clear that this country has made an effort to eliminate the Black panthers. Huey Newton's presence here is a visible expression of the will of the people in triumph over the will

of the state. The state does not realize that its inevitable destruction is embedded in its own nature. The Panthers' struggle does not end with the destruction of the existing power. The creation of anew order is of the highest priority on the agenda. Huey has not come to appeal to our emotions or our fears. He has come like the Panthers, to appeal to the humaness in us all. The struggle is placed on their level. Our brothers and sisters around the world, in hamlets, on mountain tops, in small villages, hear his aim, that is peace.

Power to the people brothers and sisters.

First of all I'd like to say that we're very happy to be here and it's always a privilege to speak to the people because it is our motto serve the people both body and soul. We are aware a few days ago, a week ago, that the gestapo violated the territorial integrity of our community once again. We say free the Detroit sixteen. This should be the cry of our community. We also say free our Chairman Bobby Seale, Angela Davis, Soledad Brothers, all political prisoners. Also, we say free Huey and free the people. And I say that because we must realize that none of us are really free and we will not be free until the time that the people have control of the institutions in their community. We give support to the GM strike and League of Revolutionary Workers. The Black Panther Party is in consolidar, solidarity with the League of Revolutionary Workers. Many people have misconstrued the contradiction of what appears as a contradiction between the Black Panther Party and the Lague of Revolutionary Workers. We say that which is apparent is not always a fact. And that is why we study science in order to penetrate the appearance and to come up with some substance or take the veil away and take the facade away so we will know what's under the skin, because

much of the time what is hidden is more significant than that which is revealed.

I will talk a little about the apparent contradiction between the League of Revolutionary Workers and the Black Panther Party, but first, I'll have to get a drink of water.

I also like to say and I'll just like to interject this, I was warned, coming to the east, that the weather is miserable. That's what I was told, especially this time of year. And I kept explaining to my comrads that I would probably like it because I like cold weather. Probably because so much of the time I'm so upset and so angry and in such a state of rage until it takes the cool of the evening to make me comfortable.

So now, as far as the contradiction between the Black Panther Party and the League of Revolutionary Workers. A short time ago, our Minister of Information Eldridge Cleaver, who resides now in the community of Algiers, Algeria, and whose manning our embassy there, wrote a theoretical workecalled "On the Ideaology of the Black Panther Party". There he set forth a premise and a thesis that the lupen proletarians or the lupen proletarian class is a class that would probably carry the banner of revolution in the United States, and therefore transform the whole world because we realize the United

States is an empire and any revolution that takes place in this country would necessarily effect the whole world community such, to such an extent until literally transform the world. The League of Revolutionary Workers and other people who claim they're, claim that they are Marxist scholars and social scientists, because Marx was no more than a social scien, social scientist, felt that there was some deviation to the formula laid out by Marx and Lenin and that formula is dialectical materialism, or in easier terms, it's the study of matter and how physical things interact, collide, divide, integrate, and transform. I said matter, I should say phenomena, because it's not only concerned with matter as far as the physical world we find the same kind of relationship and the world we would call, the real world that we would call rational, the world that we would call spiritual, the world that we would call psychological. sociological, anthropilogic, anthropological, and all of the other disciplines as far as science is concerned, they try to do one thing and that is work from a position of being objective because of disinterest, because of detachment. While the Marxist scientist sees an inter-relationship, between that complex hold. In other words, that all phenomena is related,

all phenomena works in a pattern and we find that in this physical world if we study physics, which I haven't, but I do know some of the basic principles, we find that when atoms clash, they sub-divide into I think it's, if I remember my high school physical science class, they go into nurons and protons and sub-divide again, you see? Therefore, they're transformed, but what happened to the atom? The atom did not disappear. The atom was transformed. It was made into something else, with some of the same properties that were characteristic of it before hand, would be represented in the characteristic of that new thing. So it's true in the physical world. We all agree. And the social world, we find that the social scientist attempts to study what happens when groups, well let's start with the psychologist. He starts with individual contradiction and then the sociologist starts, attempts to analyze what happens when social forces clash. How they're held together, how they integrate, how they're alienated from each other. You see? How when two groups of people who happen to be from different cultural backgrounds, it's anthropology. From different cultural backgrounds when they clash, or when they come together a process occurs that I believe you call it a culturation.

That is when two cultures meet or two different people meet of people say from an African past an African heritage, and of people from or European heritage, when they come together or thrown together a culturation occurs and that means that both cultures are modified. It transformed into something else. And the anthropologists say that the culture, the stronger culture will show much less change while the weaker culture will show more change. I will take some exception to that. Unless it explains further, unless it means that the stronger culture has more power as far as fire power, as far as force, because I can't really make any distinction between that, between the strength of two different cultures. But I don't want to get into specifics, first I want to lay a general foundation in order for you to understand the so-called contradiction between the League of Revolutionary Workers and the Black Panther Party. Of course when we have other concepts assimilation might take place. Eventually, after culturation integration perhaps and maybe none of it will occur, but something will happen when two cultures meet. It might not be integration; it might not be assimilation; it might not even be a culturation. It could be my friend annihilation, but only the anthropologist don't

talk about that too much. But of course we blacks here in America, we know about it. We Indians here in America we know about it. We Chicanos here in America, we know about it. We Chinese here in America, we know about it. Yes. And we poor white people when we clash with our class enemies who are rich, we know about it. And I intentionally use the term "we" because before too long the people of the world, of all communities, must unite against the aggressor against the rulist circle and whole structure including his agency and force. On a local level, your local police. On a national level, your national guard. Or rather, let's substitute on a community level, your national guard and let's call regents local, alright? And on an inter-communal level which we used to call international level, but we don't any more, and I'll explain that shortly. Incidentally, I just dropped this in so that when we have the questionanswer period you can argue with me alright? That the Black Panther Party, the vanguard of the peoples' struggle for freedom, the vanguard of thelpeopleastruggle on an inter-communal level, the vanguard is no longer an internationalist. We're intercommunalists. But I don't want to stray from the issue. So we find that things change with time, things change with circumstances, and things seem to just change. Flux, flux, all this flux. And in order to understand these changes, that the scientist whatever discipline he may follow, attempts to use some formula some method some equation, to understand the environment. And that's why, or that's why we should be in school. Not to learn by wrote memory, but to learn how to think and we learn how to think by learning how to be as objective as possible, and then after gaining objective knowledge, learning to apply it in a creative fashion which is always subjective. But in order to be a real person and live in a real world, we must integrate theory with practice. And I say that practice is always subjective because once we put a theory into practice then the theory then we're attempting to serve some real interest, our interest, our group's interest, or our people's interest. You see? So once you have that value judgement, once you place value upon anything, to that degree is subjective. So that's one of the differences between the Marxist scientist and the other socalled scholar who follow other disciplines. First, the Marxists claim that the other satientists, if he puts things into a category that he's only dealing with an abstraction, and he's not dealing with the real world, because he's not dealing with the real situation. So he's actually changed whatever he's

attempted to analyze by taking it out of its natural context and putting it into another. I would like to strike that. Because I don't know what's natural. He takes it out of context, the context that it was in before and therefore changes it. And he changes it and then if he attempts to infer and predict from the conclusions that he draws after isolating a particular variable, he will find that the beginning of his paper, his thesis, or his term paper, will only exemplify mischievious madness and it will end with foolishness. So, the Marxist attempts to look at the world and look at world phenomena and its real environment. In order to do this, he must use an approach and he must try to be as objective asdpossible. So first, he starts out with the same assumption that all scientists must start out with because we realize that the first assumption or our first premise is all an assumption. Because its based mostly upon a belief. A belief that is very difficult to test, if it can be tested at all. So all scientists start out with the belief that first there is a real world that exists independently of ourselves. In other words, if we die that the world, the objective world or the external world, will not cease to exist but it will go on existing because it exists not because of our projection but exists independently of us. You see?

It's an in his own right, you see? So that's where all Marxists agree with all other scientists who, whom he might criticize to be narrow-minded and backwards. So the second premise after we say that the world, there's a world out there and it's not only existing in my head, but in fact it exists in spite of me. And I'm gonna have to deal with that world. The second thing is that he agrees that everything is in a constant state of change and transformation. You see? And that everything is inter-related so this is where they part because many people are what we call pretty static. Even so-called Marxists. They make science of Marxist very dull to our young people because they think it's all attacks to 1917, the Soviet Union, and the Peoples Republic of China. Not necessarily so. Dialectics is only a method you see? Rather Marxism is only a method to understand the dialectics because the dialectics is a clashing and the inner works of the social forces. So after we understand this, then we see that whatever discipline or whatever we study that it is in fact a change. It's not the same as it was yesterday, even if it bears very certain similarities. Now I started off with the criticism of the so-called Marxist. And I also said that they

criticize the Party because the Party place emphasis upon the revolutionary fervor and the revolutionary potentuality of the lupen proletarians. proletarians proper. or the worker. The industrial worker proletarian, the industrial worker. Lupen proletarian. What does this mean? Marx, Lenin, there are a number of translations. Some call it scum. Some call it the people who cannot be organized. Dead weight on society. There is the people outside of, similarily outside of the immediate structure. You see? Lupen. The Black Panther Party calls the lupen the oppressed people who in this country are what we call the unemployables. They are the people who are who have been placed on the junk piles of society already because the ruling circle, the capitalist, does not need him any more. The ruler's circle is not interested in him any more. Because he cannot serve his You see? Now, the League of Revolutionary Workers say that this is the wrong position because history shows that it's always, it always defends the proletarian was carried out revolution. You see? That is, when I say revolution, I mean socialist revolution. Because that is the only revolution. Everything else is reaction. Because I contend that only socialism or communism if you will, will serve the true interests of the people. Including the ruling, what is known as the ruling circle now. It could be

their salvation because it could save their lives. Now, the League of Revolutionary Workers also point out how could you possibly place emphasis upon and a belief that your lupen proletarians will carry out revolution and have the potentualities of building a new society and have the number which the Black Panther Party agrees that in order to have revolution, in order to have socialist revolution, it must be popular. In other words, there's no such thing as a socialist revolution by a minority. We disagree with the seven day wonder idea, or the ninety day wonder idea, per ce. That was a phrase some years ago by the Black Panther Party. The Black Panther Party does not mind, we do not mind being changed, really we're not being changed we realize that nothing escapes dialectic that we are also under a process of transformation. So necessarily our retoric articulation of the phenomena and also our position is likely to change. Or else we will cease being Marxists -Leninists. We will become historical Marxists and not really Marxists at all, we will become followers of Hagle and not Marx at all, you see? So the League of Revolutionary Workers point out that how can you possibly have or put the faith or expect the lupens to carry out a revolution when they are unemployed, they're a minority, and you've already said that it takes a majority of the people or a popular force to carry out

revolution, socialist revolution. And we say we agree that it does take the popular but we also hold steadfast that the lupen proletarians are the most revolutionary class and they will be the vanguard of the revolution and create the new order. Establish the new order. This seems to be in contradiction. but it is not. Apparently, it is a contradiction, while in fact it's only paradoxical. That is, it seems that it's in conflict with itself but after we use some science, and some investigation, some observation and experience, we'll see that it's quite consistent. We say first we will give an example and maybe it will be self-explanatory while we're not historical Marxists, we do rely upon the storehouse of knowledge that has been accomplished through the people of the world making history and then writing history. 1917, the Soviet Union, Russia, Russia was according to many of the revolutionists, a backwards society, an agricultural society what today we will call a developing society, you see? And that meant that most of the people in Russia were peasants so the popular force in Russia were peasants, agricultural workers, victims of feudalism, while the minority and the very small minute force worked in industry so therefore we could properly say that they were proletarians, you see? But what happened in the Soviet Union?

At that time that Lenin and the Reds analyzed the situation the condition analyzed the social forces, and found that the industrial workers who was the minority, carried the revolutionary potentuality and would carry the people would carry the peoples' banner of revolution and socialism. And therefore transform Russia into a people's republic. The industrial worker at that time mobilized the peasants. The industrial worker vanguarded the struggle, involved the peasants, and created a new society based upon industry. You see? But while the industrial worker was minority in the in the Soviet Union and Russia, that the trend of development was that the industrial worker of the industries and capitalism was on the upsurge, you see? And feudalism was so exhausted and the people so deprived that til it was apparent that their class, the class of the peasantry, was on the decline. So the industrial worker was destined to be the majority, you see? And I say this because to be a scientist you also have to understand trends you see? Most of the conclusions that we draw in various sciences we attempt to predict some future action, knowing full well that our prediction might be undermined by change in social forces or change in the variables. You see? Because that thing remains constant but we will get probabilities in this way, why we

have the science of statistics. We will measure our chances, you see? And I mention all these disciplines because I see many young people here who are bored to death with my very academic lecture because if I infer and perhaps not incline, but if I infer from the evidence, based upon first my experience here and my past experiences, my observation, that when I was your age that I wanted to hear some feel good stuff. But I'm sorry and I know that many of you are surprised, because you didn't expect this but I'm not gonna give you, you see, I'm not gonna be subjective and I'm not gonna subscribe to bourgeois democracy and give you what you are demanding but what is actually hurting you. I'm gonna give you what is in your true interest, what you need. You see. So I offer to you today an understanding, a way of going about understanding the world and then applying this to practice and therefore changing the world for your own interest you see. So because I have control of the mike, and I'm not gonna give you what you want. I'm not gonna give you what you desire, but I'm gonna give you not what's good to you but what's good for you. And I guess this is always the way I've operated and by this I've made many friends and also many enemies. I hope today I'm making friends. Well, I'll go on and finish up this part and this is to clear up what

I call that apparent contradiction between the Revolutionary Workers and the Black Pather Party. Bear with me. So the revolution was carried out because the trend was in the Soviet Union 1917 that the peasant class was on the decline and the proletarian class was a capitalistic class at that time was on the upsurge you see. So the worker was destined to be the most popular, whether a revolution occurred or not, because the capitalist was gonna take care of that. What Lenin tried to do after he had mastered the science of Marx is to harness the social forces that he understood so well and therefore define the phenomena and then make it act is the desire, desirable manner. In other words, just as the scientist who would like to create a power force maybe atomic energy but first he would have to understand you see the workings of the science of physics and the workings of and the interaction of those properties and then after he does this he becomes subjective and he says that I want to do with this something I want to make it work for me so therefore it's called harnessing atoms, you see? And making it act in his benefit or acting in the way that he wanted it to act. So as I said, and I'm not to be redondant, but just for emphasis, that whether Lenin ever lived or not, that the proletarians were destined to be the most popular group in the Soviet

Union, but what Lenin saw was that because they were, and this was being created by the profit by the capitalists. that they would be the most popular and the peasants class would be the minority and then there were many other reasons why the proletarians proved to be very revolution at that time. see? There was much alienation between the owner and the worker. There was much hardship and so forth but I won't go into all the conditions that would or the attributes that would make up a revolutionary class. Today I'm speaking mostly in generalities because I have some other engagements tomorrow and I have a habit of going on for some eight hours sometimes if my comrads don't drag me off the stage or from the podium and I will try to limit it so I'll speak in generalities and we'll argue a little later. But in this country after we understand what happened in the Soviet Union, in this country we claim that a minority has a revolutionary potentuality, and we call them the lupen proletarian. Proletarian because by many of their attributes they are either workers unemployed or they're workers who are unemployable. In other words, they're people who would require some work in order to live so in that sense they're a part of the proletarians you see but we call this the left wing of the proletarian. And we call it the left wing of the proletarian

because again we say the lupen proletarian are the most revolutionary and we say that it seems that because of the developments and the trends in technology that we'd notice technology going from automation to cybernetics we notice that it is not stopping at cybernetics but going into technocracy. We say that as the ruling circle develops his machine that he needs people less, he needs people, he doesn't need the people any longer. The numbers decrease while it took a hundred men, a thousand men, to put out many cars a day, now it takes fewer people. You see? Where it took say two hundred, now it might take fifty. Because the machinery is technology is being developed because the capitalist who owns the means of production is trying to make as much profit as possible and hire as few people as possible and pay as little as possible. In order to do this, he must first rip off and then reinvest his surplus in order to perfect his machine so that people he will not need people because as far as he uses people are pretty unreliable. might even strike. While if his machine is perfected perhaps he could buy off a few technocrats, perhaps he could supply them with such abundance until they would never deviate from the will of their master. You see? So if the trend continues and you

could rest assured that the capitalist will do, follow a logic that is in his interest while the people always follow another logic which that is the logic that would lead them to own all of the wealth they produce. We know in order for any capitalist for any owner of a factory to exist that he has to pay us less, he has to pay us not what not the amount that we produce but he pays us a part so that he will make a profit. You see? In other words, if we produce ten dollars of wealth that he will pay us two dollars. You see? So he makes a profit, otherwise he wouldn't be there. But when the people realize that they don't need him that they can organize themselves so that they can collectively share in the wealth they produce then they will deal with the ruling circle. So in the case of the United States of this empire, it seems that most people who deal in science and district are rational thinking, logical thinking, would agree that the industries and the proletarian works in the industry they agree that he is attempting to use fewer and fewer people and each person that he is using is becoming more and more specialized, so specialized until he's being transofmred into not what Marx told the worker in 1917, but into something that's called a technocrat now that not even a Marxist scholar would call a worker. You see? So if the proletarian class proper

is on the decline because of development of technology, and if that is a trend, and based upon the evidence that is the trend until some other evidence is offered. Isaid it is a trend, now I didn't say that the trend would be completed. We the people will prevent that. And we will do it because it is not in our interest. But as the proletarian class becomes decreased because they're not needed any longer by the, by the capitalist, this would swell the lupen proletarians because as we stipulated before, or I stated, and I hope you agree, that the lupen proletarian are the unemployables. So the unemployment rate goes up. You see? The lupen class are being placed on the junk piles of society, they're becoming the most popular class, they're the most angry class, they're a class to look at for answers, they see no, they do not identify with the owner, with the capitalist. In fact, they hate him with a passion, they want what he has, he has the food, he has the wealth, they are the has nots, and they want that. But they realize in order to get that, they must organize and to prevent from what to prevent a vicious circle or to prevent the same thing happening to them, that happened to their former master, they will treat each other and they will call themselves, they will establish collectives, they will establish

cooperatives. You know how a cooperative is run? You probably have some in Detroit I'm sure the unions have some which is no example really of socialist planning, because you can't possibly have socialism in a capitalist state, or a capitalist world, but it's sort of a bastard offspring of the collective socialist theory and that is, all of the people in the cooperative wants the store or wants his housing, share in the facilities if it's a store, if it's a market, they share the wealth. There's no owner of a cooperative. Not other than the people in the community who shop there. You see? And then they hire beir technicians, their economists, the managers, and so forth. They pay them a salary and no one gets a profit, you see? And the would-be profit then goes back into the community and public facilities whether it's day care centers, whether it's hospitals, schools, and so forth. So, the Black Panther Party says that the lupen proletarians seem to be the most revolutionary ' class here in America the working class of the proletarians propers seem to be on the decline, they seem to be suffering from reaction especially among the white worker. And I say this not because this phenomena has anything necessarily to do with color, but we know that the reactionary racist ruling circle has indoctrinated some of its victims to feel that he's

superior to other people, other workers, and he's been able to pay them a few more crumbs so there's no qualitative difference between the black worker and the white worker, perhaps a quantitative difference, the white worker has more, he's paid off more, harder to get to because his stomach is full, he doesn't suffer the type of humiliation and insult day after day that we suffer. So we have to analyze all of those things also, but realize the white worker is not objectively our enemy. He's objectively our class brother and our class friend. This is even including the hard hats. Subjectively, they are definitely our enemies when they act as the hard hats acted. And much of the time when you want to act in a rational way, in an objective way, you have to deal with the fool that's gonna act subjective. And you deal with him you see in the best way that you can in order to preserve objectivity, that is, yourself because in this instance, objectivity is coming from you, you're initiating it. You're trying to establish sanity in the world, while your subjective enemy is trying to establish madness. I recall we choose sanity over madness because we choose happiness over sachess because we choose love over hate because we choose life over death, that we make the choice that we will preserve sanity and objectivity by even wiping out if necessary the persons who threatens that.

In other words, I say whoever, whatever, threatens you when you're acting in the interest of the people, that you have the right to defend yourself. Now if possible, your defense will be to educate. This if you're given opportunity but if you are not given that opportunity, then you have to deal with the situation. You see? You will transform it. You wipe out sanity, you wipe our insanity and sanity will prevail. And we can only have love my friends if there is sanity. You see? We can only have happiness if people are really attempting from reæon, and from fairness, to deal with the situation. So I say while objectively the white worker, even heard hats, are your class brothers, that subjectively, many of them are your class enemies but there two different, there are many ways to handle contradictions. That is a contradiction. And a contradiction is when and I explain this because I see many young faces in the audience and I'm always tempted to, to enlighten because I think that it's a waste of time to do anything else. Because remember I say I refuse to give you feel good stuff and threfore engage in madness. So I say that it is a contradiction contradiction. That's a contradiction when these forces meet and collide even with your with your objective brother, which let's say the hard

hat for an example and when he's acting in a subjective way. And I say that objectively he's your class brother because your interests and his interests they're actually the same you see. That is, that both of you need to get rid of the ruling circle because both of you are being robbed but if he's gonna defend the master because of the insanity racism then he's operating from a subjective way or he's from a subjective position or a position not based upon reality or his true interests, but what he believes to be his interests you see. So now when you oppose him or when he opposes you and you're working and both of your real interests the peoples interests then these are two different forces clashing. And this is what we say in dialectical argument that when two, when people make two different statements about the same thing, if I say the michrophone is chromed, and you say, not it's, well when I say that the wall is white and you say no that same wall is black, then that is a contradiction because you see it cannot be both things at the same time. You see? And that's in dialectical argument. It's just for brief things because we want to keep in mind the inter-relationship of all things. In the physical world, we call a contradiction much of the time an example, we call it a, a, a collision. When two cars meet head on and try to occupy the same space at the

same time, they have a contradiction really. You see? But in the physical world, he call it a collision. Now most of the time when people meet they don't even have contradictions, they only think they do. They really they're most of the time they're being contrary. In other words, one person will say the wall is white and the other person will say the wall is ten feet tall, and they'll argue all day, thinking that they're having a contradiction. But really, they're being contrary because they're talking about two different things, but presenting them like they're talking about the same thing. But the both could be ten feet high and also white. You see? Or black or whatever the case may be. So we say that while the working class and while the proletarians do not carry the revolutionary potentuality, there's also a class on the decline, and the lupen class on the upsurge, that in practice that he will act just like the Revolutionary Workers League. So therefore, there's no contradiction in practice because we'll both act in the same manner. We'll both we both support the strike as far as I know that we both want the same end goal and that's the establishment of communism throughout the world it seems to me that it's just a different interpretation of a phenomena, and we say that the reason that their interpretation is probably wrong, is because they're relying

too heavily upon the historical fact and not upon the dialectics of the situation. Dialectics of the situation, that it would be very it would be anti-dialectical to say that things are static. So therefore while in history, the proletarians were the most revolutionary class, and practice in history they were but today they're being transformed but we're dealing with the same people. Remember I said things don't change they're transformed, when the worker the proletarian is kicked out because of technocracy, he would just swell the ranks of the lupens, you see. But he won't become not a human being so therefore we can see no contradiction in organizing the in factory supporting the League of Revolutionary Workers, and also stressing the fact that we know who will carry the banner. You see? So we say that this is dialectical and this is in keeping with Marx Lenin thoughts, because we realize everything is in transformation. It will be very wierd, very strange to think that while everything else changes, because everything else is transformed according to Marx and Lenin's theory, that classes and the potentuality of a class remains the same. Just rational thought can't would disagree with them. You see? Just pure reason will shoot them down. You see? So we say that based upon trends based upon our analysis of the phenomena that the Black

Panther Party has put Marx - Leninism on a higher level, and that not to be arrogant my friends, but you could check it out at our embassy, that 800, 900 million Chinese people, 40 million are Korean people, the people of Africa, Asia, Latin America, have stated that the Black Panther Party has inherited the legacy and will carryithe world on to a new order. In other words, the Black Panther Party's a vanguard of the revolution on a world-wide level because the world is really one community and that we've taken Marxist - Leninist to a higher level and therefore we're the greatest Marxist - Leninists that ever lived, and we say this not to be arrogant because sometimes I wish that someone else would carry that banner because the way is narrow and the burden is heavy. But, we want to make it clear again that anyone can lay claim to this position but he must seize the time through not only theory but also through practice. Many times I'm criticized by my Party members of the Central Committee because they say it's in contradiction to my personality to talk about the greatest Marx and Loninists or greatest anything of all times. I think that this time it's necessary to point those things out, again not because of showmanism, because we're against this of all kinds. But we say that when the Black Panther Party stopped

analyzing phenomena, using the most strictest scientific method, and using creativity that all human beings are endowed with an that Marx expected

(tape changed)

of all time but we will strive to serve the people both body and soul because we're merely servants of the people, we're oxens to be ridden by the people, we will shed our blood for the people, we will give our time for the people and we'll encourage the people to free us through freeing themselves. that's why the cry should be free the Detroit 16, free all political prisoners and free the people. Now I will be very brief with this. Honest. Let me get a drink of water. And if anyone is as thirsty as I am, I'll demonstrate We can call drink from this glass, but don't drink too much because your brother won't be able to drink any. Would anyone like a drink of water. Now there's there's one other thing I'd like to throw out and shortly that, well shortly we're publishing a book, it'll probably be out well, the later part of January and most of it will be concerned with the theory of innercommunalism, but because I, I always I jump the gun and I throw things out too fast, before they're written there's a thousand questions so I'll just give a brief definition of inter-communal-

ism based upon the scientific principles again of Marxism -Leninism and a fact that everything is under a permanent change of transformation. I said that the Black Panther Party or any communalists that were no longer internationalists were not internationalists for the same reason that we dropped nationalism at one point when we, when we were formed that we were nationalists or the narrow nationalist as we call it. And that is we're national showmanists. National showmanists for a good reason. Right? I say we're justified in holding those emotions but our position did not fit and did not, was not functional with the presence of the real world. You see? So we went from nationalism to what we call revolutionary nationalism that's revolutionary nationalism we went to we dropped that we disclaimed it, we denounced it, and therefore denounced our prior position because we're not ashamed of doing that because as I said we know that we're always in a period of transformation. You see? We went from what's revolutionary nationalists to internationalism. And we did this by offering our Vietnamese brothers troops and I didn't say a thing. I opened my big mouth and then I didn't get the doctrine out until later and because some confusion but I think the message got across. I think the message really got across to the people of Detroit after the 16

and after the seige because they saw those two tanks roll up they saw that if they're gonna fight the enemy, that they're justified fighting wherever his head pops up, matter of fact that it's probably better to downing 10,000 miles away. You see? In order to keep him out of our community here. You see? So we see that the same agency, the same body, the same equipment used in Vietnam is also used against us here. So why not my friends why not destroy that machinery, destroy that personnel in Africa, Asia, Latin America and also in Detroit. You see? My friends isn't it true, it was the first thing that I learned in street fighting is the best defense is a good offense. And I used to hook when I got to jiving you see? And I would do that because I anticipated, I anticipated him trying to foul me. You see? So in order to defend myself that I would put my best hook forward. You see? And usually I would try to get him in a position where I could field with him, as as efficiently as possible and also I realized this: I realized if the man had a butcher knife in one hand and a machete in the other, that it wouldn't do any good my friends to grab the machete and leave the butcher knife Because if I did that, I would be in jeopardy. I say

what you need to do is figure out some way to grab both arms to either restrain because remember friends, we're not blood thirsty, that's the enemy's characteristics. The people only want justice and freedom. We want to take the power away from our enemies, drag him down off of his high horse, and make him equal so he can't hurt us any longer. And then we'll love him. You see? But so we want to transform him really. fact, I think he will be much happier because we'll clear his conscience. You see? I think the capitalist has somewhat of a conscience. So I've said that first we try to restrain. When we see we can't restrain him then we have to take stearner You see? Yes. So after their strength is proven, ineffective, then we'll try to disarm him. Matter of fact, I think that's very inter-related because everything is, you restrain you try to disarm. Right. Okay. Now if this proves that it will not do the job then what I'm gonna try to do, is cut both of his arms off and his head, too. And I'm saying while we saw the left arm of the fascist army in Detroit short time ago and we see it everyday because he violates the integrity of our community and we call it community where people stay and where they attempt to develop institutions that serve their interests, and these institutions are secure so that they could go on serving the people's interests, so they endure over a

period of time. So a community is really a comprehensive collection of institutions, established by the people, for the people, so we say that the people should control these institutions for their interest. Now we see that the ruling circle penetrates our community in every way to exploit, to humiliate, and also to violate or kill. One of the agencies of the ruling circle we're all very familiar with, that is armed forces, because after the ruling circle makes a decision, then he sends in his bullies, his murderers, to make the people do what his boss, the decider, has decided they must do even if it means bringing the people to their knees. You see? So they develop all kinds of ways to bring life to an end. They have gas chambers, they have guillotines, firing squads, tanks, they have what they call local police, what they call national police, and what they call international police. And what we call now intercommunal police, because we see no difference in the activity, not any qualitative difference perhaps quantitative ones, we see no differences in the way the police force acts in Vietnam, Cambodia, South Africa, Angola, Latin America, we see no difference in the way you act there and the way you act in Detroit. he uses the same equipment, he's there for the same reason, to enforce the will of his boss, the ruling circle. So we say the

right arm and the left arm must be cut off because while the right arm is in Detroit, the left arm is in Vietnam and so we want to mobilize the people against things. We want a protracted war so that we can finally transform the whole situation where war will not be necessary any longer. Many people think that the Black Panther Party will like to go around with guns in the new order. This is not so, that we're advocates of the abolishion of war. We do not want war, but war can only be abolished through war and only in order to get rid of the gun it becomes necessary to take up the gun. So therefore we want the best defense and we, for the purposes of a good strategis offense in order to end those contradictions. You see? Now, you've also heard many times that the statement that political power grows through the barrel of a gun and people take that to mean that when the Black Panther Party talks about politics, they're not talking about anything other than the gun. Aren't they so, how could they be so stupid. Don't they know that politics, politics are more complicated why do they always come from the gun? We say they are superficial and they're not understanding. What the term means is now really but at least we're quoted properly because that's the first thing in being objective. You In beeingngkeeping close touch with what people say and what

the external stimul, stimuli is all about. See now is the game when the external world through what we call stimuli or stimulus bombards the organism the sensory percepti, the sensory receptive system of the organism and makes an impression upon it. You see? And if this impression currelates to the objective fact assuming that there is an objective world, then we say knowledge results. You have some facts. And of course truth, truth is only a statement about the fact. Again a statement that correlates to the fact. But anyway, forgive me, I really going off of on a thing. What we're saying, we say we accept that statement political power grows through the barrel of a gun but to makes you understand it more clear, we will add something else. We say while it grows and emphasis is upon grows, through the barrel of a gun, it culminates and the ownership of the land and the institutions thereon. You see? And so the growing you see will also bring about a limitation. Every limitation brings about a determination, and every determination brings about a limitation. So while the power might grow through the barrel of a gun, it would also negate the need for the gun. And we claim to be non-violent. So my friends, I don't mean I don't mean to bore you any longer but I would like to say this concerning inter-communalism, that we do, we make these changes because we say that in order to be

internationalists, we must be a nation, nationalist because as far as I know that using definition of the word internationalism, inter means some corporation between and nationalism just what it says. It assumes the nations exist. So internationhood. You see? So we say that nations do not exist, that's our first premise. We say nations stop existing when the United States, the ruling circle, became an imperialist and therefore established an empire. An empire is somewhat connected to the root word, or one of the root words, of imperialism. So if you believe that there is an imperialist, and he lives here in the United States, you would have to believe that his home is an empire, and an empire means a nation transformed and a nation transformed into a structure and a body that controls everybody else every other geographical location in the world. You see? If that is true it is transformed the whole world, violated the attributes, and the criteria that defines nationhood because one of the first directives of the nationhood is that you have cultural determination, economical determination, territorial security, and institutions that represent the people in that particular country which we now call community. So we say that taking under consideration the scientific method, taking under consideration scientific method and the scientific method as I

remember it correctly, the steps, is that first, that we will start off with a hypothesis, or a belief, we will attempt to test it, we will try to be somewhat detached and disinterested, not disinterested like we don't want to know, but disinterested because we are not necessarily wanting a particular outcome that we just want the facts you see. And then collecting data and in a way that it can be shared with others and so forth. remember that you know I haven't studied those steps in about fifteen years I guess. So but you study very bhard my friends because, so that you could teach me. You know? Because you will know much more because I hope you will profit from all of the madness that is going on, as well as the, much of the beauty that is going on and that beauty is that the people of the world are uniting to defeat the reactimary capitalist and to establish a world free of war and a world where all the monsters will be destroyed and the world will belong to the people. But back to my definition, our definition. Because really, I'm just relying upon the English language, and the Marxist scholars, they they seem to forsake that. They're as bad as a lot of the old philosophers who dealt in metaphysics and because they want to seem so profound they would start stipulating definitions to things that really have already been defined, and therefore, they're a violation because once the definition is stipulated. then we would have to acknowledge that and after it's used it becomes lexical, or a common definition. Sometimes we have to re-define things if that particular lable is not functional. You see? But I can't see where, what we're going today, what I'm attempting to say is that the words internationalism. empire, imperialist, are words that I think that they're functional. You see? So we say that we're inter-communalists and we're not internationalists for the same reason that we're not nationalists and that is that we say there's no nation existence because the United States itself is not a nation it's an empire and therefore it's transformed the wbold world and when we get back that that reasoning is dialectical is that reason rational, is that reason is a combination of rational and imperical, then I would be in keepingwith the science and I would say that it would only necess, it would necessarily follow that there are no nations, there's no internationalism. The world is one community and who made the world one community? Not the revolutionary. Not the communist. The communist talked about a, one world, one community, where the state, where the of the state will whither away, and there will literally be no

state in existence because there would not be need for it. You see? Well, my friends, that it happened but it happened at the hand of the capitalist. You see? I say the capitalist violated every criteria that nation is based upon as soon as it became an empire. Now if you want to argue that we will.you simply have to start off with first that there is no imperialism and you could be an imperialist and not necessarily have an empire. And you could talk crazy and go back into the Roman empire, say well you have the Roman empire but still you have other nations who had economies that were in tact, but I would call this primitive imperialism because the Romans only controlled the known world. The known world. But there's some indication that some eivdence but no proof, that this dog in the west controls the whole world. You see? And when I say dog that I'm not talking about the American people because they don't control nothing. You got some races running around here thinking that they have some kind of blessing with white skin and blue eyes but that's only because they're a victim of the capitalist again and the media and the institutions that forms values and thoughts, and cultures. Because after all according to anthropology, culture is simply, and this is a general definition, culture by way of

definition, are learned patterns of behavior. Alright? So and I said there's proof, there's evidence but there's no proof because it's sure that in the, the United States ruling circle controls all of the known world but there's some indication that all of the earth, all of the world, is known, as far as such a large part until you would generally accept my statement. So, if all of these, the criteria was violated and that there, that the world has really been transformed into one community, because we can't even call such countries like Japan, a country that's a victim of a colonialism. You see? Cause something else has happened. The economy is The economy of the world the it's been so integrated into Wall Street until we could see no real qualitative difference. You see? And we realize that we have some people, we have, they have puppet governments usually natives now, and then we call it neo-colonialism, and then the scholars argue because they saw what they mean by neo, either it's colonialism or it's not colonialism. Neo. What are they talking about? Alright. I told you I would be dragged off the stage. We have to go in a little while but let me run this down. So it's so integrated until the geographical location of the world I say there is only a quali, there's a quantitative difference, not a qualitative difference. It's because the capitalist not only ripped off the wealth of the world, in centralizing on Wall Street, he also ripped off the people of the world. He to the Chinese and made them work on the railroad. To enrich himself, he crusified the Africans that 50, 50 million according to Basil, Davis, and Melvindale Herskovich (phonetic), 50 million of my people died coming across the middle passage alone, and only a few million of us was placed here starting in 1619, but if we analyze a whole slave trade, Europe and America the collective crime, that 50 million of our people were killed, crusified, murdered, starved, sufficated, jumped overboard, rebel and killed in battle. You see? So he not only ripped off the well centralized on Wall Street, he also ripped off the people of the world, ripped off the Indians, took his land, took the labor of the black, took the land of the Mexican people. See? The work of the Chinese. Through getting a surplus from slave labor he was able to accumulate capital in order to build the industrial base in the north. So therefore, we slaves built this big technological monster. We built it, we not gonna give it up. I'm not going back to Africa. I'm not gonna separate. I'm gonna take his head, you see? We're gonna take his head and then because

they have a concept, I'll tell you a little concept in law. You know I went to law school about six months before I dropped out, because I didn't see where it was relevant, but I admonish you my friends that wherever you are, and I don't encourage you to go to this school, but I do encourage you to do this. My friends, learn. Study in order to serve the people. You see? I don't know the conditions here. Most school are like I hate prisons. And you've indicated that the same thing is happening here. So what I would do is have it up to you. You See? I won't encourage or I won't discourage, I won't, I won't, I won't persuade you not to come but what I because I think it's it might be it might be even bad for you to come here you see. But before you make the decision, analyze all of the facts. You see? And I'm not here to do that today, but what I will say I will emphasize over and over again learn to read, learn your mathematics, learn your physics, your physical science, your biological science, learn your history, your culture. Know that knowing it alone will not free you, but we need and every human being must respect himself as a human being and the people in this country try to deny us that so therefore we have to find out the genesis of man in order to contradict and refute

his lie. You see? And through this investigation we will find that we as human beings are of one family or homo sapiens of one species. We believe that. We don't believe that white people came from the earth and we came from heaven. We believe that we came from the same species according to all, not all but most scientific anthropological information the cradle and the genesis of man was my mother country Africa, south of Sahara, Dr. according to Dr. I think you pronounce that man as was supposedly the the chain between the animal and man if you accept the theory of evolution I believe they call it, if anyone can help me It's close enough. But anyway, so and this all people so my own indication that man was born from the African cradle, and probably black I accept that he's black with bushy hair like mine, black face like mine, big lips like mine, and big nose. Yousee? But remember now we're not showmanists so really that's irrelevant as far as any value to you as a human being. It only establishes first that all people are human beings and it kind of redeems what the white world did to us, it redeems the white world I say not what they did to us, only change in actions can start to create justice we've, I guess

we've never to be paid but I said that it does more of a service to the European probably than the African because after we get this information we find out that white people in spite of their actions are human beings. You see? Their actions might indicate that they were less than that. You know 50 million people in the middle passage. You know? But so we say that white people were born of us and they would have to be our brothers and part of us you see because if they are from us and then somewhow we produce them, and a human being can only produce a human being. You see? As far as I know. But anyway, so anyway that so it's nothing to be arrogant about, it's a matter for establishing facts, you see what I mean? And then accept and love all people on the basis of a common characteristic. I have so much to tell you. I was gonna do a talk about the new world and the kind of culture that we'll probably have that we Panthers call an essentially human culture, that in the new world there will be less emphasis upon divisions and learned behavior or patterns of behavior which is culture because the world's coming so close together because of mass media because of development of the mass media and again I get back all these things clash at the same time, and I want to tell you, and this is why I mix everything up. But please bear with me, that

I was explaining how the capitalist violated all of the territorial lines. You see? And transformed nations of the community and while doing this he centralized the wealth. He does like the capitalist always would do. He will hoard the wealth, centralize it. He will create a monster, a monstrosity of a, of a technical base or a monstrosity of industry and by doing this by doing this limitation limitations because he's ripping off. It's a limitation and the view this is a subjective view. I call it a limitation because he's downing the people in doing this. It's also a determination because this is the way socialism and communism is created. Remember I gave you the example of 1917 when the capitalist started to establish industrial bases in in Russia and the people seized the time, ripped off the industrial base that they had created, that they had produced with their labor, expanded it and shared it. But we must admit that the industrial base was started to be created by the capitalist. So this is why we say that every limitation is a determination and every determination is a limitation. You see? So while the capitalist has centralized all the wealth of the world, violated all territorial land or controlled every economy culture and I say control the culture because of this: most of our surviving

Africanisms are no more. We only have a few. You see? I still think we have a few. According to Herskovich and Mrs.

we have a few. Ours like the base things upon people who have you know proven somewhat honest and have used some sort of rational method or to gain fact. You see? So I thought you were gonna drag me off the stage. So anyway the, we were transformed we were transformed because our culture was abruptly cut off and then using the mass media, the tv. the radio the newspaper the school, in order to reduce us. And I say reduce us because while we're transformed, you see, excuse me my friends. it's not, it is not good for me to use reduce. They used all of these tools to transform us, that's a, a neutral term, alright? And I'm trying to be objective right now. Later on we'll be, we'll act crazy and be subjective after we establish all the facts, and then we say we'll put the theory of practice, and say we're gonna do it. You see? And then I'll be talking crazy to you, talking about if you don't believe in lead you're already dead. You see? And a .45 will stop all jive. A 357 will win us our heaven. You see? A P 38 will open prison gates. A carbine will stop a war machine. And then that I think the end/was the only poem I ever whote. And then the end is if you don't believe in lead, you're already dead. You

see? But we're not gonna do that this evening. Come, come, my friends, come on. So we're not gonna do that this evening because now we need some information because the name of the game is survival pending revolution; you see? And this will be the theme of the convention and in Washington, D.C., the 27th, 28th, 29th of this month the theme will be survival pending revolution because we know that genocide is being attempted on black people, particular, and the people of the world in general. and in order to have revolution, at least people have to exist, because the people make revolution. So therefore, we say let's take first things first. Now it's not as clear cut as categorical as this, because I don't believe in categor, categories, it's overlaping. While we can win the broad masses in the survival program, we also can attempt to educate them, transform them to consciousness. We cannot feel, we cannot believe that we can go and put an M 16 off in Reverend Jesse Jackson hand. We're not ready for that. So what we have to do is first you see is make him realize the necessity for the society to be transformed completely, not a change in the establishment, but a change in the system. We have to make him know, that whilehe's talking about I am somebody, he should be saying I am a revolutionary, and

therefore, finding out or becoming conscious of exactly who he is. You see? I am somebody, but who are you. I am a revolutionary. And, but we like to hear Jesse Jackson say that I am somebody. You know why? Because that shows a man in search. He's trying to find out who he is and that's why that we encourage dialectical argument and we know that at some point he will find out who he is and leave the Black Stone Rangers alone and stop coming around here, you see, cause a lot of people have faith in him. You see? I want to have faith because Reverend Jesse Jackson is a class brother. You see? He's not a class enemy. I talkedearlier about objective - subjective enemies. An objective enemies, just hit me I never went into that. A lot of times I do it. That's why I like the question-answer priod really better than a lecture because we can really get together establish a rapport and you can remind me of things where I hung you up. You see? But an objective class enemy is one whose interest is opposed to your's. You see? If he's a owner, his interest is different than your's as a worker. You see? And this means that you are to approach that contradiction a different way, you handle it in a different way. Your subjective enemy you try to educate him, and your objective enemy you try to annhialate him or transform him. So that's the difference.

And we have to realize those differences in order to act in an intelligent way and learn how to manipulate the environment and cope with it. And all of you know what that means because I know what you have to go through each day just to cope with these teachers to stay in school. You know? I was suspended from school about twenty six times. I don't know why I stayed. Maybe cause I liked fighting. I don't know. Must have been something. No, I think I, I've always loved people and I like to meet my comrads in the hall and embrace them. You see? Maybe that was it, but my experiences were somewhat different than most of your exper, I hope so, because I didn't learn to read you see, until my last year in high school. When I say read I mean this, it, saw, that's, that's one of the reason I used to fight so much you see? Because I didn't want my other comrads inside of the school room to know that I couldn't read and it was a little group of us you know, we were in what you what was called the dumb class. You see? And everytime it got, everytime it came around my turn to read, I would my partner so the teacher would kick me out. Therefore, I made, I remained, I kept the respect you see of my comrads. You see? And also. they didn't find out the secret, you see? And I jived like that all the way to the 12th grade. I learned how to read in the 12th

grade and I started college that next summer, studied twelve hours, thirteen hours a day, in order to memorize the notes that my brother took who was before me, and he would read them to me and I would memorize them and luckily the teacher would give true and false tests and multiple choice. So I would get A's all the way because he would give the same test. You know teachers don't like to keep making up same tests cause they use a key so they from semester to semester they just use cut outs to grade those things. So if he had switched up on my though, I would have been in bad shape. business. But as I was saying before, I so rudely interrupted myself, no I said I'm not gonna crack jokes you know, but, but what I'm getting around to, I think I was talking about how every limitation is a determination every determination is a limitation, so I say at this time that the wealth has been centralized and one of the reasons that this is necessary in order to eventually free the people of labor it needs to be centralized and there needs to be a surplus so that you can create your base so to later on eleviate the people from toiling and working and living by the sweat of their brow, you see? In other words, you get a big enough surplus the people collectively they expand their base, they even take technocracy into something else. You see? And

after they do that, because they own the machine, they stand back and they don't work no more. Cause who wants to work eight hours or ten hours. You see? We'll free, we'll have a free block of time which is called leisure, and this leisure will probably be used because man is a creative creature if he's not thankful, if he's not crucified by educational system, according to Hote, I believe his name is Hote, some of you teachers probably know the book "How children fail. How Children Learn". Now you ask me why do I read all those books, you know. Why don't you just read some black history. Our brother will see me reading, after I learn how to read, this was a long, after I spent about, I guess I spent about two years in college almost then I could, I was a functional illiterate. You see? But finally I did learn how to read and from teaching myself, my brother before me he couldn't teach me because he was too impatient, and plus he was mad because he didn't see how anyone could be so stupid in this day and time. So but late, now he apologized because he realizes that because of the structure that they could be so stupid. You see? So but anyway that's something else. That because all the wealth has been centralized and I said, oh yeah, I was gonna make this example. It's necessary for someone centralize the wealth and in order to centralize

the wealth and produce your surplus, it must be sacrificed. But you can sacrifice you see for a cell that then you could be ripped off and you do all the sacrificing and the other person does all the enjoyables, present and future. And this is the logic of the capitalist and logic of the people is to eventually stop the necessity for toil. You see? This is the whole thing. I guess Marx was as lazy as I am. You know, didn't want to get out there and plow, didn't want to get out there and do all of that stuff cause I know that people would much rather use their facilities in more creative areas not in a area where they produce something or somebody else snatch it away just so they can get a few crumbs to, to fill their belly. When actually they create the whole thing. So if the wealth is not centralized if you never get that surplus, conceivably you can think of socialism you say well why why does there have to be a capitalist in order to do this. Can't it hust happen where the people agree. Well there's some historical evidence that it did happen, what we call primitive socialism. When I say primitive I mean before reading and writing. You have socialism in Africa south of Sahara, in eleven hundred, and so forth, but it wasn't scientific social, socialism, or socialism based upon technology. So you might get in problems by doing this, and an excellent example

of this let me make this point

right now. An excellent example is this. Now I, this is a good example and I swear to God it's, it's no offense because there's plenty of it because the capitalist is taking care of that. But let's say that at this time that we only have, yeah good example that right now I don't have four glasses of water. You see? I only have this much and say that this is some commodity that could possibly reproduce and make abundance. You see? All right? Say, say there was one say there was two little fishes. Yeah. Right. Say if you had two little fishes you know, three little fishes, okay? Three. I. I'm trying to give you a good example, three, three little fishes, okay? All right. Now you have three little fishes and say, that, did I say it right? Fishes? No, no, okay, fish. Singular, plural, it's still fish. All right, all right. Thank you. I know you're gonna teach me you see because, but anyway if you had three little fish alright? But correct me every time I make a mistake like that correct me but don't chop up my whole speech just because I don't know grammar. Hey look, say you had three little fish and you had a

and you, you and this other fellow, let's say your class brother, say you guys were the owners of it all right? And so the people out there eating nothing but meal, and therefore

were not so healthy because they didn't have enough protein, they only eating wheat, not enough protein. All right? And these are the masses of the people. They, you're their friend you're holding these three little fish, you see? And that you take one of the fish and you break them up, you break it up and you share it with your class brother. Both of you own it. You see? You went in together. And say, let's go further than that. Say that, no I want to keep it simple. That you break it up and the people they demand they say that because of some events and so forth we're responsible for the existence of the fish in the first place, so if you were to eat that one fish that we demand a part of it, and matter of fact you got two swimming around in the pond, and we want to split that up too. You see? And the capitalist because he's greedy and so forth, says no I'm not gonna do it, I'm gonna keep it, and I'm gonna let the fish reproduce and lay eggs and so forth, and they're mine, I'm gonna keep them, you see? And this argument goes on, hostility increases, but in fact you see if maybe the people had a moral right to the fish, but if the fish were given over to them and they downed them, they ate them up, which if they had a moral right to this, no argument, say they did have a moral right, but, what will happen to the source of their protein. Now if the greedy capitalist you see. now the the people see, actually lay seige ion the

man in taking it. You know? Because I'm somewhat of a moralist you see and I can't be so coldly scientific in those situations. But my point is, that that's an example of centralization of the wealth, and the fact that kept in the capitalist hands for a period of time, that the fish would reproduce and if they had a whole barrel full of that and he still didn't give to the people, and then the people, he's ripped them offf, took the fish pond, and keep, kept reproducing the fish. But if the man hadn't kept them, number one, he wouldn't have got the surplus, if he hadn't hogged them; number two, the people really wouldn't have gotten their nourishment because it wasn't enough. You see? See what I mean? So this is why that it's necessary for the industrial basis to, all right, the industrial base to be expanded and so I have five minutes I can't go on with that example and it was a, it was a vision that's why it was given you, I think in visions you know and that's very unscientific, so don't even quote me But I think that this is just a little thing I threw out I think that as far as all creativity, it comes in the forms of visions, in other words, Marx himself, the scientist Marx, really had a vision. You see? He had a vision. And then he had a re-vision. He revised the vision, but anyway, that's so anyway so what we attempt to do, the Black Panther Party, we

attempt to to tap our creativity, accept the scientific method, and then have visions. So the theory of inter-communalism is a vision, and whoever changes that will revise it and therefore be a revisionist. You see? But what I'm trying to say is now the United States ruling circle centralizes all the wealth, took the people's wealth, ripped them off all over the world, including the people centralized on Wall Street, and therefore laid the foundation for world what, socialism? No. Socialism means state. Socialist state. Now Marx said you go from feudalism to, from slavery slavery to feudalism, feudalism is capitalist and capitalist is socialist state a capitalist state to socialist state to communism, which is non-state, a whittering away of the state, where there's no national boundary lines and so forth. We see these things exist today, and it was carried out by the capitalist, but only is reactionary intercommunalism. You see? It's reactionary inter-communalism because the ruling circle had made the world one community but for it's own interest. So they're inter-communalists also, but we're rewolutionary inter-communalists and we say that power to the people and that we want the people of all those communities to own and to control the institution in which they live, and the land they live on whether it's a community in Vietnam, or a

community in Hong Kong or a Chinese community in San Francisco. Whether it's a black community in Detroit, or a black community in South Africa, or a black community in Tanganyika, or a black community in, or a Mexican community in Latin America or a Mexican community in, in L.A., because all of these are more like communities than they are nations now, and then the capitalist have made the distance between the geographical locations which we used to rely heavily on definition of nationhood by showing a separation of a land through partition or sea or some other form of separation, you see? Partition, the sea, or a culture. You see? People very different, different languages, but what has happened? It, it took us five hours I believe to get here from San Francisco, it takes ten hours to get to Vietnam, nine hours to get to Algiers, Algeria, you see? So what is five hours, ten hours difference. You see? So I'm saying so we can't judge a nation on the basis of a distance. A long time ago, a hundred years ago, let's say, that when two geographical locations were separated for thousands of miles, say ten thousand miles, you call it another world. You know Columbus say, thought he was gonna fall off the world coming, trying to get to North America. You see? Actually he thought he was in India. But what I'm, what I'm trying to say is that so that's one of the

things we can we can just forget. You see? So we can't define nations on the on the distance or what kind of separation because the ruling circle can penetrate with rapid speed and high fire power no matter where you are. As a matter of fact, he's doing it and he knows that he's not a nationalist some some people think the American ruling circle think they're nationalists, they're not. See? They know they're inter-communalists because one indication, one indication, why is it they they don't say they have wars anymore. When they send the fascist army into communities, wherever the community may be, they call it a police action in Korea. They call it a police action in Vietnam. They call it a police action where they went in and ousted the rightful President Juan Bosch of Dominican Republic. which is acting strange now, but anyway, when they ousted him they were said to was a police action. So you have a police, there was a police action in Detroit, a and when Detroit was re-named police action in in in to Destroy It, according to H. Rap Brown, this was a police action. You see? And we see those agencies of the of the police integrate whenever their front lines are down, then they send in their second lines. What are the second lines? When they send in

their regional police or their local police as you call it, and they get down, they were chased out of here out of Detroit, then they call in their what they call the national guard. You see? And when they were chased out they called the other police agency in. The leathernecks, you see. And now they call in the tanks all the time and think nothing of it. And when you have a a contradiction is when the people attempt to free themselves of reaction in towns, and Vietnam, you go in and say Nixon then will say well it's a threat to the American community. And I agree with him. It is. It's a threat to the American community for this reason: because the capitalists have made all of the lands of the world a part of the mass community. You see? So that they're transformed I'm saying that even after people win, and we will win, we can, you cannot backtrack history. You cannot, we cannot say we cannot learn Swahili and some African rituals and think that we can forget or backtrack the race. You see? So we have to accept that and say yeah there's a few surviving Africanisms you see, and that many things in Africa of old that are good and functional, much of it is not at this point. And we agree with the only culture that's worth holding onto is revolutionary culture, that is, culture

that's constantly in the making and change because it is not a stagnant and will be out of touch with the needs of the present day. You see? So this so what happened that I talked about the travel. Let's talk about the media and the culture. then we used to talk about different cultures, different lands or nations in terms of different cultures, but I'm saying that there's a quantitative difference and not a qualitative one because like we been transformed either the people in the other countries are transformed such as the Japanese or they're in the process of being transformed and getting to the point right where we are. You see? Losing our surviving Africanisms. And I say this is a trend so therefore it proves as a matter of quantity that perhaps we've got more of the effect or suffered more of the effects. No, wait a minute. We've experienced more of the effects of the mass media, they are suffering because the small ruling circle is doing this. You see? So then they have but if if the ruling circle is kept in tact and the people do not wipe them out, which I know the people will, then they'll end up just like we are. Not knowing their names. You see? So I'm saying that we cannot judge the nations then on the basis of a culture, because there's very little culture, cultural determination because of the satellites, because of transistor radios, because

of technology again. With the satellites, that the tv that you see on the six o'clock news can be seen anyplace in the world. And in fact it is in many places. And we know that the mass media builds culture. You see? So what's gonna happen. What we say, so that's another thing we cannot talk about as far as the difference in the nation. So what we say is this, make a long story short, and I could enumerate all of the same thing, make a long story short, someone's clapping because they want the long story to be short, a long story cannot be short my friends. A long story is long, ando a short story is short. Hey look, so we want this to happen. Now I said I went to law school for a while that's a term I always like to say, because it's so relevant. The term is called in Latin it says, it's trespas de bonis asportatas. It, in English, the translation roughly, if I remember correctly, it's the taking away of the goods the taking away of another's goods, or someone else's goods, and then dominating them and controling them like your very own. And that's called a tort you see, or it's it's a civil wrong. You could take the person into court, the person is usually guilty of this crime. This old English law about the sixteen hundreds but still/still a law in this, in

this country that of the, usually a person found guilty of this would be a landlord. For instance, he would be, accuse you of not paying your rent for dilapidated housing, dilapidated conditions, and then he would go in you don't have the money to pay anyway cause you're unemployable, you're unemployed, he would go in and seize the furniture, and seize the things that you need to live on. You see? And then use them himself. You see? Without benefit of any hearing or court action. So he's not, he's two violations, one, is more trecherous than the other. The first violation was a trespass. That's crossing the boundary on the threshold of yourdoor. You see? That's wrong. You see? He probably even made a rowdy entrance and you could have dealt with him if you had been home. You see? But you weren't. So he went in there and took the goods that your kids needed, took it up, ate it up, and he's already too fat. You see? So then that's the domination see like his very like his very own. Now how do you do I say it's a torch, you could take you have action in the civil court on this. You take him into court, and the first thing when he's found guilty because he would be. You see? When he's found guilty, the first thing the judge will say was is restore restore to this man what is his. The next thing

he will say because that's the actual damage, that you took the goods. You see what I mean? So restore it. The other thing and it was a violation to even cross the threshold without permission so therefore we gonna charge you, it's hard to add that up. You see what I mean? How can we add up, what does it cost you to, well how much does it cost when you violate someone's threshold? So it's call a punitive damages. He would have to pay both actual and punitive damages. In other words, pay for the goods, and then there's a penalty for him doing that. Now the United States ruling circle, they ripped off the people of the world, took the goods, and dominate them like their very own, built a technological machine that really belongs to the people of the world, so even if we talk about real revolutionist country, we have to think of it in terms of all the people in the world, because first, the old Africa, Asia, Latin America, you see? They owe the Indian. You see? They owe the poor white folks. You see? So, but the main point I'm trying to make usually in history when people have socialist revolutions, they just talk about a re-distribution of wealth on the national level. You see? Or they, the geographical location where the particular people have to live. But the United States, you can't even talk about a re-distribution on

a national level because it's not a nation. See? it's not a nation, and you can't talk about socialist state existing, that means after you rip the dog off you'll go almost immediately into communism, because your economy would have to be bigger on an inter-communal level, taking everyone under consideration, that the people are ripped off and also sharing the technology, and everything else with the people of the world and that's what communism means. You see? When the people of the world rule, you see, and when you realize it's one world and there's no national boundary lines, people be going across commuting to to Ghana and Tanganyika and back to Detroit. You see? All in a day. But what I'm trying to say is so all those who disagree who claim they're Marxist scholars, I challenge them, and I say they're not dialectic, dialectical materialists, they're either historical materialists or else, or else idealists. And they might just be a non-thinker. Sometimes people mix thought up so bad I just call them a non-thinker. You see? But I'm not even gonna try to figure the mess out. You see? So what I'm saying is it shows you that inter-communalism will still exist after people seize the structure and I say the United States always already has a potentuality you see or to the structure of of sometimes I get a loss for terms to explain the

concept and nope I'm not one of those old philosophers
in metaphysics who wants to stipulate something to you so I'll try to find a term

(tape changed)

different. This is all people of the world. I truly believe Now I base and I think that blacks will have to lead this and it's not belittling our white radical friends, but I say that blacksære, that we've been endowed again with this banner of revolution, and we have to lead in the structure of this whole thing because of this reason, and we'll have coalitions and so forth, but we still have a Black Panther Party, probably will, it's not believe we're separatists, it's because at this time we feel that our community's under seige, and we have the answers for the community of the world. And after we probably, probably even in the heat of the world revolution you see that we will no longer have coalitions, we'll probably have mergers, I don't know. You see? A lot of thinking will have to change, though. We'll have to do a lot of teaching, so white people will stop being arrogant and racist without even knowing it because they been so conditioned all their lives but at this time we have a Black Panther Party that's all black for self-defense reasons.

No other reasons. You see? That we can't risk at this point after history has shown us time and time again how we've been duped and so forth that we say we gonna for we know and we do have some qualities that seem to be international. excuse me. inter-communal, by, I don't say by instinct, because I don't believe in instinct, but remember I said that every limitation is a determination and every determination is a limitation, so therefore everything has a dual character. More than one side. The facts of the facts of slavery I told you how trecherous it was, it also carried some good qualities. You don't like that huh? All right, I'll show you. And this is only a speculation and if you disagree with me that I'll be happy as long as you disagree with me and use some some reason. You see? But I'm saying that I believe that everything has a dual character and not only do I believe that. I don't believe I'm relying strictly upon Marxist dialectics because African south of Sahara also believed that everything has a dual character. That's why in Africa south of Sahara our religion was dualism instead of absolutism and this is why that the African god always had at least two heads, and maybe five or six, one for fertility, one for evil, and one for good. You see? And this was dialectics

within itself. You see? So he tried the African tried to stay in favor with the good head and out of favor with the bad head and so on and so forth on down the line. You see? So maybe this was the start of , I don't know. But anyway, alright, I said the slavery, the positive side, was this: while it abruptly cut off, we noticed that people with 2,000 3,000 years history unbroken such as some of the Jewish people, you see? Some of the Chinese people, but Mao's taken care of that with this culture revolution and so forth. But people probably some of the African people too, you see, who weren't

you see first I would bet would have a hell of a complex about being what do you call himself, king of kings? You see? When you have a long unbroken history, it's good, it's beautiful, you refine things and so forth, but also you're more apt to come to become arrogant, you're more apt to say that I would do this because my father did it so many years before and this is a characteristics of the ruling class. You see? Because he rides around, he's non-productive and he says that I will ride in a limousine becase my father rode in one and I'm better because my father always did it his way and he was better. You see? So he's living in the past and on, according to, well

anyway, those are upper class values. Alright, alright, alright. But anyway, listen and this is the last thing and I'm not gonna hang up any longer. The the black, we blacks because of the abrupt cut off, yeah, we suffer like Halie and some of the others, and whites too, you know and I mentioned the the religious thing. It's because you're victim to the past because you're chained to it. Now we're cut off, we lost a lot of positive things, but we also must realize and stop this looking back and the problems that we have today we look to the future for solutions and that's a communist characteristic. always say that they say that Huey how do you feel and I could be in bed very sick and I say that I'm better, but I don't know that yet. But anyway, I'm saying that blacks could not look to Africa for the answer, you see, because our culture we don't know enough about it. Number one, and then our culture was so broken and we have and there was cut off and then slavery existed, so now we are dynamic we look for the future for the answer, not the past. You see? After the conquest. So on a international level, because we were dispersed all over the world, every time we see a black face and bushy hair and the person might be all, might be 99 % transformed, we would feel. I feel a certain amount of brotherhood on those facts. You see what I mean?

And I'll admit that, knowing all the time that we could be more different than we like, but probably know that the man suffered from the white world but anyway because we're dispersed it's easy for us to accept and even if the brother has a completely different culture, just about if he comes with an English accent if he comes with a Latin accent, and he acts Latin or acts English or we might say that brother he sure is cold. You know? He's trying to be some he ain't. See? He know he isn't native. You see what I mean? When all the time so in other words we feel this this togetherness and we feel rejected if the facts don't pan out and that's why we get a lot of young brothers and sisters being turned off when certain African leaders make certain statements that they probably shouldn't have made anyway, but I'm saying so we're internationalists or inter-communalists and we're more tolerant probably than other people because of our past experience of suffering and because we can tolerate other cultures or accept a person that's still a human being and still as a brother know even if he is different. So I'm saying that we only relying upon one or two characteristics. Now if we be real objective we could establish this humane or this humanitarian culture based upon the fact the human beings are so similar, in fact, in other words, instead of

having just a black face and bushy hair you see like me you could have two eyes, a nose, a mouth, walk erect, you see? Hair, and so forth, and we could go on and on and add these things up and see that the man is more basically human and our differences are petty. You see? So this is why I won't go about that. But I could because as I said, I try to handle all things at one time so it sounds like conglomeration of distortion and unrelated thing but if you have faith in it, believe me they are inter-related. You see? So I would like to say that the Black Panther Party invites you to Washington and that we must free the Detroit sixteen and that we must unite against the world enemy number one, who is located here in the United States, and the people of the world must have solidarity, and then advance wave upon wave upon the reactionary races and then the whole world will belong to the people. Monsters of all kind will be destroyed. And then we will live happily ever after.

Power to the people.

I deserve that don't I? All right.

(First speaker)

On behalf of the Black Panther Party, and brother Huey P. Newton, we the Association of Black Students would like to express our great appreciation for their time in relating to us the Black Panther Party's position in relating to our common oppression. Right now I would like to say will everyone please remain in the gym until the brothers have left the building. Thank you.

Peo ple can I have your attention? Will you sit down please. Will you sit down? Please give our good brother a chance to leave the grounds please. Thank you.

I'd like to thank all of you black brothers and sisters we have participating in this event today. Thank you for volunteering. Will you hold it please. I have an announcement to make. We have an announcement to make. There's a free Angela Davis defense committee starting now. As you leave the exit the building, we're working for the National Office in New York they trying to get a free paper started so if you have anything to contribute, will you please stop and see us at the end of the back, please. Thank you.





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Huey Percy renton BIRTHDATE: 2-17-42 (not wenful) (Correlation)
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District of Oderatio

76- 2200

CIVIL ACTION FILE NO. ____

THE BLACK PANTHER PARTY, et al.

Plaiatiff

SUMMONS

IDMARD LEVI, et al.

Defendant

To the above named Defendant : Clarence M. Kelley

医乳状 经 计对象编制部分计

You are hereby summened and required to serve upon Bruce J. Terris

plaintiff's attorney , whose address 1908 Sunderland Place, H.W. Washington, D.C. 20036

on shower to the complaint which is herewith served upon you, within CC days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the rolled demanded in the complaint.

JAMES F. DAVEY

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Cicris of Court.

Depicta Cleri

Date: 12/1/76-

[Seal of Court]

NOTE: This enamous is bound pursuant to link that the Federal Rules of Civil Procedure.

ALL INFORMATION CONTAINED HEREIN IS UNGLASSIFIED DATE 300 300 100 CM

62-117417-) ENGLOSURE I received this abundance and served it together with the complaint berein as follows:

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FATHER MARL HELL.
Associate Officer
Community Action & Human Development
Executive Counsel of the
Episcopal Church
815-2nd Avenue
New York, New York 10017
(212) 867-8400

JOHN AND RELIGIENTH HUGGINS 200 Osborne Avenue New Haven, Connectiont 06511 (202) 387-5184;

Plaintiffs

v.

EDWARD DEVI Attorney General of the United States;

JOHN MITCHELL

ROBURY MARDIAN

76- 2200

Civil Action No.

CLINGER E. KULLEY

Letter

Federal Eureau of Investigation
Washington, D.C.;

WILLIAM C. SUBLEVAR;

ESPATE OF J. EDGAR HOOVER;

GEORGE C. MODICE;

GEORGE BUSH
Director Ceneral intelligence Agency
Washington, p.d.;

WILLIAM E. COLEY;

RICHARD HERMS:

WILLIAM E. STOOM Secretary of the Treasury Washington, D.C.;

NEW DAVIS
Director
Barcan of Alcahol, Tobacco &
Pircarms of the Treasury
Department
Washington, D.C.;

HAROLD SERR;

DONALD C. ALEXAUDER Commissioner
Internal Pavenus Service
Washington, D.C.;

JOHNNIE M. WALTERS;

RANDOLPH W. THROWER;

TOM CHARLES EUSTON;

HOWARD H. CALLOWAY Secretary of the Army Washington, D.C.;

HAROLD R. AARON
Assistant Chief of Staff for
Army Intelligence
Washington, D.C.;

BENJAMIN F. BAILAR Postmaster Ceneral United States Postal Service Washington, D.C.;

WINTON M. BLOURT;

JOHN DOE 1-5, RICHARD BOR 1-5, JAME DOU 1-5:

AND FORMAL CARCIAN CARTESTS,

динутсытсттен

This is a class action for declaratory and injunctive J., relief, and an individual action for money damages, arising under the Constitution and laws of the United States, more. particularly, the First, Pourth, Fifth and Minth Amendments to the Constitution, the Civil Pichts Act of 1871 [42 U.S.C. 549 ED L. Ch. W. 11 11 11 12 March 1 12 1 100 0 1 1262 (10 11 5. C. - 5402), the Internal Marine Aut (26.U.S.C. \$7605), and the Postit Sar les Act [19 U.E.C. 5403]. Jurisdiction of this Court is involve pursuant to the following statutes: 20 U.S.C. \$1331(a), for actions actioning under the Constitution or laws of the United: Status; 28 U.S.C. 81340, for civil actions arising under an Act of Congress concerning internal revenue; 28 U.S.C. \$1343, for damages caused by conspiracies to deprive citizens of their civil rights; and 28 U.S.C. \$1361, for actions to compel officers or employees of the United States or any agency thereof to perform a duty owed to plaintiffs. The matter in controversy, exclusive of interest and costs, exceeds \$10,000.00.

INTRODUCTION

2. This action by the Black Fanther Party and its supporters seeks redress against past and present high government officials because of the concerted plan conceived and implemented by said officials since 1967 to destroy the Farty politically and financially The illegal means by which defendants have conspired to achieve destruction of the Party range from the extreme of causing assessination of Panther leaders to the more commonplace, albeit still unlawful practice of, burglarining and busging plaintiffs' offices and homes. All of the plaintiffs and those they represent have, because of their political activities, beliefs, and associations, by an subjected to the practices complained of herein by defendant government officials who, despite official.

bugging bugging

denials to the contrary, persist to this a sin their efforts to repress and harass plaintiffs.

PARTIES

- Rewton in 1966. It is an association of black and poor persons who are committed to improving the social and economic condition of minoming and the condition and oppression of all of racism, accommic class discrimination and oppression of all kinds. The principal office of plaintiff Party is in Cabland, California where its newspaper is published and where the many survival and other programs it has initiated and spencored are focused. These programs provide free services and goods to those in need, including transportation for senior citizens, legal and ambulance services, food, and testing of black and other subject persons for sickle cell anemia. Plaintiff Party brings this action on behalf of itself and its past and present members.
- 4. Plaintiff Musy P. Newton is the Founder and Chief Theoretician of the Party. He is a resident of Oakland, California, but, because of the unlawful activities of the defendants directed against him and detailed herein, is presently residing outside the jurisdiction of the United States until it is safe for him to return.
- 5. Plaintiff <u>Plaine Prove</u> is the authorized Chairperson for the Party. She is a citizen of the United States and a resident of Oakland, California.
- 6. Donald Freed is a published author and open supporter, both politically and financially, of the Party and its activities. He is a citizen of the United States and a resident of Los Angeles, California.
- 7. Borton Schmeider is a producer and director of films and an open supporter, both politically and financially, of the

Huezl. Newton

Elaine Brown

Donald Freed

Berton Schneider California.
7.

Party and its activities. He is a citizen of the United States and a resident of Beverly Hills, California.

- 8. Themas and Flora Gladwin are active supporters of the Black Panther Party. They are citizens of the United States and residents of Oukland, California.
- 9. <u>John Goorga</u> is an attorney and a member of the Board of Supervisors of Alemeda County, California. We is a supporter of the Parky and a resident of Ockland, Chairpanas.
- 10. Fall or Barl Holl is a long-time supporter of the Black Panther Party and assisted in the implementation of its breakfast programs for children. He is a citizen of the United States and a resident of New York, N.Y.
- 11. Solve and Edisolath Rusging are the parents of assassinated Black Parther Party member, John Rusging. They are citizens of the United States and residents of New Mayon, Connecticut.
- 12. All of the plaintiffs and those they represent have suffered substantial injury as a result of the unlawful actions taken by defendants for the purpose of punishing, harassing and burdening the plaintiffs because of their political beliefs, empressions and associations.
- 13. Defendant Edward Levi is the current Attorney General of the United States.
- 14. Defendant John Mitchell is a former Storney General of the United States.
- 15. Defendant Robert Mardian is a former Assistant Attorney General for Internal Security.
- 16. Defendant <u>Clarence M. Kelley</u> is the present Director of the Federal Bureau of Investigation (FBI).
- 17. Defendant <u>Villian C. Sullivan</u> is a former Assistant Director of the FBI.
- 18. The <u>Estate of J. Rigar Hoover</u> is sued herein because he was a former bivector of the FRI.

Thomas Gladwin
Flora Gladwin
Flora Gladwin
Fohn George
John George

Tohn Huggins
Tohn Huggins
Tohn Lecersons

20. Lafteniane George Bush in the current Director of the CIA.

a figure while it is

- 21. Defendant <u>William E. Colby</u> is a former Director of the CIA.
- 22. Defendant <u>Sichurd Holms</u> is a former Director of the Contr . Intalligance Agency (CIA).
- 20. provide a <u>collistation distrib</u> for the present for the time thousand.
- 24. Define the current Director of the Bureau of Alech thece & Firearms of the Treasury Department.
- 25. Defer : <u>Liveld Evry</u> is a former Director of the Bureau of Alcehol, Tobacco & Fireaums within the Treasury Department.
- 26. Defendant <u>Denald C. Alexander</u> is the current Commissioner of the Internal Revenue Service (IRS).
- 27. Defendant Johnnie M. Walters was Commissioner of IRS from August, 1971 to March 1973.
- 28. Defendant Randulph W. Thrower was Commissioner of IRS from July, 1969 to January, 1971.
- 29. Defendant <u>Tom Charles Hunton</u> was an assistant to the President of the United States.
- 30. Defendant Howard H. Calloway is the Secretary of the Army.
- 31. Defendant Mirold R. Aaren is the Assistant Chief of Staff for Army Intelligence.
- 32. Defendant Penjamin F. Bailer is the current Postmaster Coneral of the United States Postal Service.
- 33. Defendant <u>Winter M. Blownt</u> is a former Postmaster General of the United States Postal Service.
- 34. Defendant John Don 1 5, Richard Foe 1 5, and June

 Foe 1 5, are unknown copleyeds of the Justica Department, the

Tobacco and Firedras of the Treasury Department, the Incana of Alcohol,
Tobacco and Firedras of the Treasury Department, the IRS, the
White House, Army, the Postal Service and other agencies of the
federal government that conspired with each other and/or the
above-named defendants and their agents in taking and promoting
unlawful actions intended to harm and, in fact, causing injury to
plaintiffs herein.

individual and official or former official compatities. Each defendant held the official position stated herein at times relevant to the allegations of this complaint, and each defendant was acting under the color of his or her official capacity at the times complained of herein.

CLASS ACTION ALLEGATIONS

- 36. Plaintiffs bring this action as a class action under the Federal Fules of Civil Procedure 23 (a), 23 (b), and 23(c) (i),
- 37. Plaintiffs Party, Newton and Brown represent past and present living members of the Black Panther Party who, because of their political beliefs and activities as expressed by their membership in the Party, were and are subject to unlawful and harmful actions by defendants.
- 38. Plaintiffs John and Elizabeth Huggins represent the estates of Party members who, while they were alive, suffered harassment, punishment and injury, including for some death, as a result of the conspiratorial actions of defendants and their agents complained of herein.
- 39. Plaintiffs Freed, Schneider, Thomas and Flora Gladwin, George and Nail represent a class of persons throughout the United States who, because of their open political or financial support of the Party and its activities, were or continue to be subject to illegal and injurious actions by defendants.

s for the surfaces

- 40. The number of individuals in each of those classes is too large to make joinfur practicable.
- 41. Defendents have acted on grounds generally applicable to each class, thereby making injunctive and declaratory relief appropriate with respect to each class.
- 42. The claims of the named plaintiffs are typical of the claims of the classes they represent.
- Members of each class in this action. The common questions of fact relate to the subjection of class members to invidious and damaging actions by defendants because of plaintiffs' political beliefs and activities. The common questions of law relate to the Constitutional and other violations of law that flow from the governmental imposition of burdens upon, and efforts to punish and harm, those whose political beliefs and activities are opposed by defendants.
- 44. Plaintiffs will fairly and adequately protect the interests of each class. Plaintiffs are represented by attorneys experienced in the field of Constitutional litigation. Plaintiffs know of no conflicts of interest among members of the classes with regard to the issues in this case.

THE FACTS

45. In 1967, the FBI formed a special counter-intelligence program, called COLNTELPRO, intended, in the Bureau's own sanitized words, to "expose, disrupt, misdirect, discredit or otherwise neutralize the activities of black nationalizes." A specific purpose of COLNTELPRO was to prevent the rise of a "messiah," a charismatic black leader who might "unify and electrify" black persons. Martin Luther King, Jr. was named as a potential "messiah" in the FBI's own secret movemed establishing COLNTELPRO, but, after the assassination of King in 1968, the FBI shifted its focus to the Party and its leadersh particularly Hacy P. Newton,

COUNTERSED

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went that the Parcy countricted "the greatest threat to the internal security of the country...". Of the 295 total actions taken by the COINTELPPO program abone to disrupt black groups, 233 - or 79% - were specifically directed toward destruction of plaintiff.

Party. Approximately \$100,000,000 of tampayers' money was expended for COINTELPPO, over \$7 million of it allocated for 1976 alone to pay off informants and provacateurs (twice the amount allocated in this case period by the FDI to pay organized crise informants.)

- 44. With the election of Richard M. Minon as President of the United States in 1968, the Administration addressed itself, in the words of formal White House Counsel John Bean, to "the matter of how we can maximize the fact of our incumbency in dealing with persons known to be active in their opposition to our Administration. Stated a bit more bluntly -- how we can use the available federal machinery to screw our political enemies."
- 45. A. "White House Fremies List" was drawn up by officials in the Nixon Administration. In its original form, this list contained the names of only two parties or organizations, one of which is plaintiff black Panther Party. Later, a longer version of this list contained additional names of many prominent and widely respected figures in the fields of politics, labor, the media and academia, including other plaintiffs herein. The existence and circulation of this "Enemies List" confirmed for defendants the Administration's approval of their efforts to target plaintiffs for concerted action to cause them injury, and in some instances, death.

46. A detailed plan, commonly known as the <u>Huston Plan</u>
after its White House designated co-ordinator, Tom Charles Huston,
was approved by the former director of the FBI, the CIA, the Defense
Intelligence Agency and the National Security Agency in 1970. This

plan spelled out the means by which defendants and their agents

Gremies

Houston Plan

inter alia, was really an electronic surveillance of plaintiffs, illegal opening and reading of plaintiffs' mail, breaking and entering of plaintiffs' homes and offices for the copying or theft of information and material, and the videspread use of information and material, and the videspread use of information and material, and this proposed plan was first approved and allegadly later disapproved by former President Richard Disco because J. Edgar Doover decided not to co-operate, there thatish had directly been used by defendants against plaintiffs and continue to be used.

DISCOVERY

47. The full nature and extent of the actions taken by defendants against plaintiffs cannot be accertained without discovery. Only recomply the Select Committees on Intelligence of hoth houses of the thited States Congress reported numerous unconstitutional and unlowful actions taken by defendants against plaintiffs. These actions include documented efforts by defendants, to promote violence between the Party and other minority organizabions, to disrupt the Earty by promoting internal discention, to falsely discredit the Party to the public, its members and supporters, and to prevent the Party and its supporters from expressing their views. Plaintiffs have learned of other actions taken by defendants and their agents which indicate the intensity and severity of harm done to plaintiffs by this conspiracy of governmental officials. As in any conspiracy, it is difficult to pinpoint exactly which of the named defendants bears primary responsibility for each injury inflicted upon and suffered by plaintiffs, but there is no doubt that all of the named defendants, individually or in concert, caused and are legally responsible for, inter alia, the following actions.

CONSPINACY

HAPPISSHIPET AND DESIGNATION OF PARTY MELLERS

48. Referdance and their agents have knowingly, intentionally and wilfully harmoned, abused and injured plaintiff
Party periode in cure our unlawful and violent ways, including

MSSASSIMATION

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ARNIED RAIDS

the assissination of Party leaders or assisting in their assissination by others, to wit:

- A. From 1968 to the present, defendants engaged in unlawful mail opening, interception of telephone and other conversations and physical surveillance of Party leaders, mentions and only sobles. The example, displie result randlethous about the unlawful activities directed by the FBI against plaintifie, defend mt TOI agents still take down the names and ligense numbers of guests who visit the residence of plaintiff Blaine Brown. Privileged conversations between plaintiffs and their legal common have been intercepted and information conveyed in those conversations has been used by defendants and their agents to cause plaintiffs physical and emotional harm.
- Defendants and their agents have also committed innumerable burglaries, or "black bag" jobs, where files, c. Defendants and their accordance of the encouraged accordance and their accordance and their accordance and their accordance accordance and their accordance accord including investigatory and research files on pending litigation, and lists containing the numes and adduceses of Party members,
 - Defendants and their agents have instigated, . encouraged and, on information and belief, planned, supervised or coordinated grand raids by local city police departments on offices and homes of plaintiff Party members. These raids -- which have, for example, been directed against Party offices in Los Angeles, California; Chicago, Allinois; New Orleans, Louisiana, Kansas City, Missouri and humorous other cities -caused serious injury to the Party, this members and its property. The raids have, on information and belief, been instigated, planned or directed by defendants and their agents for the purpose of haransing, injuris, and punishing plaintiffs because of their political holiefo a . not for any legitimate law enforcement purpose.

THEN TOTAL

IRS AUDITS

D. On or about July 30, 1974, Hucy P. Nowton was falsely arrested by ejents of the Bureau of Alcohol Tobacco and Firearns, in conjunction with other defendants, and charged with the federal crime of being an ex-folon in possession of a firearm. Said agents of defendants knew that plaintiff Newton neither possessed a Gircarm new was an ex-folon, but urongfully placed the federariofical charge against plaintiff to discredit, embarace and functions him and the Party. This charge was dropped after plaintiff Newton had been confined for two days as a result of it.

E. Defendant agents and officials of the IRS have audited the tex returns of plaintiff Newton for three consecutive years. These audits and a falsely alleged back tax liability in excess of \$50,000 have been instigated because of plaintiff Newton's political beliefs and leadership position within plaintiff Party and for the purpose of huracsing him, causing him and the Forty great expense in time, energy and money, and in the hope of ultimately convicting him of some technical violation of the massive and confusing tax laws.

operative in the apartment unit next to the 25th floor highrise apartment of Muey P. Newton, Founder and Chief Theoretician of the Party. The rental of the agent's apartment was paid for with FBI funds. This agent or operative remained in said apartment for several months and during that time illegally spied on Newton, his quests, and associates and unlawfully overheard and reported on conversations between them. During the time said agent or operative was residing in this apartment, plaintiff Newton's apartment was robbed of Party files containing the names and addresses of Party members, supporters and contributors and other valuable and privileged information.

shoot out at with

Find Hampton
Find Mark Clark

Est William or Val

Said agent or operative's last action while residing as a tenant next to Emey P. Newton was to engage in a "shoot-out" with Oakland police officers in the hallway cutside Newton's apartment doorway. The police alleged they had been to arrest the agent or operative for unsaid traffic tickets and that he opened fire on them from institutes apartment. Said agent or operative who approach, and no one injured. Plaintiffs are informed and believe that the shoot-out was staged either to draw plaintiff. Newton out into the hallway where he could be assassinated or, in the alternative, the agent or operative — who was on perola from a California prize — was being removed by defendants, with or without knowledge of the Cakland police as to his "official" assignment, for defendants and their agents, because he had failed to assassinate or set-up for assassination, Ruey P. Newton.

Hampton and Mark Clark were shot and killed and four other
Party members seriously wounded in a pre-dawn raid by Chicago
police under the direction of the Cook County States' Attorney's
Office. Federal civil litigation concerning this murder has
thus far revealed that an informant or operative of the FBI,
one William O'Neal, had been planted by the FBI as a provocateur
in the Party. O'Neal not only provided the FBI with a detailed
floor plan of the Chicago Panther headquarters, complete with
an "X" over the bed where Fred Hampton was sleeping when he was
shot and killed, but, on information and belief, O'Neal or
another agent or employee of defendants drugged Hampton before
he was shot to insure that he would be in bed when police fired
into the headquarters.

INCITING AND CAUSTED VIOLUTING BY OTHERS AGAINST FIGHTIEFS

49. Defendants and their agents wilfully, maliciously, knowingly and intentionally featured and caused suspicion, hostility and violence by others toward and against the plaintiff Party, countings resulting in the death of Party machers, to wit:

instructed fourmeen FDI field officers by memorands to "submit imaginative and hard-hitting counterintelligence reactives aimed at crippling the Flack Fenther Party . . in order to fully capitalize upon Party and US differences . . . " One of these counterintelligence measures was the drawing and mailing by the defendant FBI officials of derogatory cartoons to plaintiff Party offices and homes depicting Party leaders as "ineffectual, inadequate, and . . . corrupt . . . " These cartoons were made to look as if they were from US, a black nationalist organization. Defendant FBI officials also knew that US members, assisted and encouraged by agent proventeurs of defendants, were holding firearms practice and purchasing large amounts of amountain. Defendants and their agents took no action to in any way discourage or provent this training with and stockpiling of weapons.

B. In January, 1969, defendants assisted in and promoted the assassination of two Party members at the University of California at Los Angeles: Algrentica "Bunchy" Carter and John Huggins. The person charved committing the assassinations by numerous eye-witnesses was allegedly a member of the US organization. This person, plaintiffs are informed and believe, fled the jurisdiction with the knowledge and cooperation of the defendants and their agents. Two other persons, also admittedly ambers of the US organization, were tried and cooperated convoluted for errors of the US organization, were tried

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assassinations A

They escaped in 1974 from the maximum security prison San Quentin, with the assistance of defendants. They have not been apprehended to this date.

C. on May 23, 1969, Party members John Savage was shot and killed by an alleged US member. Later, on August 14, 1969, two Party may be vare to unded by an US member. The next day Party member Sylvester Bell was killed in San Diego, California also allegedly by US members.

D. Defendant FBE efficials responded to those murders of plaintiff Porty members by proposing yet additional derogatory cartoons to cause further violence against the Parky. Moreover, the PBE defendance condidly stated in a September 18, 1969, internal memorandum that "a substantial amount of the unrest [mentioned above] is directly attributable to this program [i.e., COLUMNIERO]."

E. In 1968 and 1969 defendant FBI officials approved and ordered the sending of both forged and false anchymous threatening and warming letters to the leadership of the Chicago Chapter of the Party and another Chicago based black organization, the P-Stone Nation (also known as the Blackstone Rangers). The purpose of these letters and other false and misleading information conveyed by operatives, agents and employees of defendants acting as if they were good faith members of the Party or the Rangers, was to cause the same kinds of violence caused between US and the Party: On information and belief, plaintiff Party did suffer violence to its members and supporters as a result of defendants actions in this regard.

Massing of and age

John Savage

FBI ALLYONAL ATTAYS

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Blangers

Provorateurs -

William O'Neal
Constructed
Constructed
Constructed

FBI DIRECTED

O'NEAL'S ACTIONS

HEW HAVENTER

Alex Rachley

56. Pefendents and their agents placed provecateurs, operative and informants within plaintiff Party and employed, directed or rewarded said persons to commit violence and incite others within the Party to violence for the purpose, and with the effect, of the marky the Party internally and lesing it public support, to wit:

A. William O'Real, the informant and agent providatest for defendant for defendant for defendant for defendant described in paragraph 486 herein, constantly three persuade Chicago plaintiff Party members to report to violate. He constructed an electric chair to be used on alleged informers (in fact, innocent Party members), but it was disaccerbled to Chicago Party chairman Fred Hampton's orders.

O'Real stockpiled dangerous weapons, including plastic explosives, and urged other Party members to participate in armed robberies and the bembin, of an armory. Defendant of officials knew of, and approved or directed, O'Real's actions as evidenced in an FBI internal memorandum that admits O'Real was used "... in haracsing and impelling the criminal activities of the Black Panther Party locally."

B. In 1969 defendants placed an experienced operative or undercover agent in the New Haven Chapter of the Party for the purpose of persuading and directing Party members of that Chapter to cosmit unlawful and irrational actions that would damage and discrelit the Party. Specifically, said operative accused an innocent member of the Party, Alex Rackley, of being a "police agent," and then proceeded to direct and participate in his terture-marder. Said operative then turned "state's

evidence" to accuse Party leaders, who had no knowledge of said murder and who deplored it, of ordering Rackley's murder. Though this agent or operative was convicted by a jury, the leaders he tried to implicate were not. Monetheless, immense demands was done to the Party in torse of public reputation, finances and murshs of its mashers and supporters. Said operative or agent spent only the briefest time in prison because, on information and belief, he was placed through defendants' efforts in a work-study program at an Ivy League institution of higher learning. We now holds a comfortable position at an Eastern college which, on information and belief, plaintiffs allege he also obtained through the efforts of defendants and their agents.

C. Defendants knew that Huey P. Newton-opposed the use of violence encept in self-defense. They also knew that he favored the building of black community power through the implementation of social and economic survival programs and close cooperation with churches and other indigenous institutions. Hence, defendants, on information and belief, committed their financial and technical resources and personnel to support Eldridge Cleaver and his followers within the Party who openly advocated the arbitrary use of vilence. Defendants supported Cleaver for the purpose and with the effect of weakening or destroying the Party internally and lesing it significant public support.

Supported Sideridge Cleaver attom to Weaken party

SABOTROINS AND DISCINDETING OF CONSTRUCTIVE PARTY PROCPAMS

- 51. Defendants and their agents not only supported, encouraged and committed violence in the name of plaintiff Party, but also or includion a deliberate compaign to sabotoge and destroy constructive social and economic programs of the Party, to wit:
- A. An carry successful and popular program of plaintiff
 Party was the provision of free, but breakfosts to minor children
 in the black communicies throughout the United States. This
 program was dependent on effects of plaintilf Party members
 and volunteer contributions of ford and other provisions from
 local merchants, businessmen and churches. Finding little to
 objectively criticize about this program other than vague charges
 about propagandizing the participating children (which simply
 meant teaching them ideas defendants disliked), defendants and
 their agents decided to destroy the program.
- B. In 1969 an alleged member of the Party residing in Sacramento, California, drew up a so-called "comic book" depicting police as caricature "pigs" for purposes of political propaganda, and sent it to the Oakland, California headquarters of the Party for review and comment. This "comic book" was then reviewed and rejected for publication or circulation by the leadership of the Party because it was thought to be non-reflective of Party philosophy too crude and in bad tasks. An operative or informant, however, stole one of the few drafts of this proposed publication and delivered it to FBI defendants and their agents who added captions that advocated violence, printed thousands of comics bearing plaintiff Party's name, and circulated

efforts to dostray the heat breakfast program

book to damage.

breakfast

program

them throughout the country, particularly to merchants and businesses contributing to the breakfast program. Those who received these so-called comics and the media were falsely told and led to believe by defendants and their agents that the bookless were given out to children participating in the breakfast program. These misrepresentations and deceptive acts were done by defendants and their agents in order to demage the Party and the breakfast program.

- C. Churches which assisted the plaintiff Party in its breakfast program were also harassed by defendants and their agents and deterred from continuing support. In 1969, for example, the San Diego office of defendant FBI officials placed telephone calls and wrote anonymous letters to the Auxiliary Bishop of the San Diego Diocese of the Catholic Church falsely claiming to be parisheners upset about Father Frank Curran's support of the breakfast program. Within one month of these calls and other injurious actions taken by defendants, Father Curran was transferred from the San Diego Diocese to the State of New Mexico. Defendant FBI officials and their agents reported in their internal memoranda that Father Curran had been "neutralized" and that the breakfast program in San Diego had been destroyed.
- D. Another constructive program that the plaintiff
 Party has undertaken to the displeasure of defendants and their
 agents is the free testing of black and other subject persons
 for Sickle Cell Amemia. To destroy this program, which is
 centered in Ockland, California, defendants have urged local

FBI San Diego
whole ausnymous
letiers to
Catholic Church
to destroy
breakfost program

anemia Program

police in Cakland and surrounding communities to arrest for unlawful policitation plaintiff Party members who seek street donations to the Sickle Cell program. The pressure from defendants an local police to make these arrests has been so great, and the police of thirde towns plaintiffs, created largely by defendants and their agents so hostile, that even after the San Prancisco solicitation ordinance under which plaintiffs had been arrested was declared unconstitutional by a California Court, San Francisco police continued to arrest plaintiff Party members. In addition, defendants and their agents, on information and belief, contacted local media people and persuaded them to publish articles and broadcasts fulsely attacking the legitimacy of plaintiff Party's Sickle Cell Anemia program so as to reduce contributions to the program.

FBT efforts in Ookland we EOC program

E. In 1972, plaintiff Party members and leaders were instrumental in founding an independent non-profit corporation called the Educational Opportunities Corporation. Inc. (SCC).

This corporation primarily sponsors a model school for approximately one-hundred and thirty-five elementary grade children in Oakland, California. Since its formation, agents and operatives of defendant FBI AND IRS officials have called upon teachers and contributors of the school to question them and deter them from having any further contact with or support for the school.

52. Defendants and their agents interferred with and suppressed plaintiff Party members' and associates' rights to express their views to the public and misrepresented their true views to the public for the purpose, and with the effect, of local the lasty polluteral and financial support, to with

A. Colleges, universities and other institutions that invited representatives of the Party to speak and answer questions of were contacted by defendants and their agents and baged to cancel the engagements. When friendly persuasion did not work to cancel the speaking engagements, defendants and their agents telephoned anonymously to officials at said colleges, universities or other institutions and warned them of violence if plaintiff members were permitted to speak. In addition, defendants and their agents would contact members of the plaintiff Party or their families and warn them that if: they made the intended speaking engagements as promised they would be killed or injured. All of these actions were taken for the purpose, and often with the effect, of preventing their representatives from expressing their views publicly.

PARTHER, a weekly newspaper with a national circulation. Defendants and their agents have sought to suppress the publication and distribution of this newspaper by sabotaging its offices, destroying numerous shipments of the paper, vanishing facts carrying the paper, instigating arrests of street wenders of the newspaper, and pressuring commercial airliners that transport the paper nationally to charge a higher rate than that normally charged other organizations shipping similar minted matter. Defendants and their agents also persuaded the 1 stal Service to charge the

efforts to college appearances

BLACK PANTHER BLACK PANTHER NEWSPAPER plaintiff Party a higher postage rate for mailing paid subscriptions than what is normally afforded similar publications.

Defendant IRS officials and their agents served summonses on banks seeking information about the Party and its paper for the purpose of destroying the publication and circulation of THE PDACK

C. Defendants and their agents emplified information containing half-traths and out-right labrications and disseminated this information to friendly sources within local radio and television scations and havepapers throughout the country so that false and harmful steries about the Party, its leaders and activities would be conveyed to the public. At the same time, defendants and their agents have, on information and belief, urged the media to discourage the printing, publishing or dissemination of any true information about positive programs and activities

D. When plaintiff Party leaders have been scheduled to appear for public speaking or on television radio broadcacts, defendants have provided false information, or privileged but embarrassing information gained by unlawful means, to hecklers, callers-in and, in some instances, "friendly" media sources so that the Party would be discredited with the public and its supporters. Defendants and their agents also instigated, for example, the arrest of former Chicago Party Moader Fred Hampton when he was about to appear on a local television program. The arrest was intended to, and did, embarrass, humiliate and discredit the plaintiff Party with the public and its supporters.

that the Party has been engaged in since its inception.

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OTHER GENERAL HAMASCHEET OF HERMERS AND SUPPORTEES

Defendants and their agents have engaged in a wide variety of actions boyond those categorized generally and set forth specifically Leruinaboys. All of those actions have bros and she maliciously, unlowfully and intentionally undertakin pursuint to a systematic plan and goal of destroying the Party, and injuring its numbers and supporters. These actions by defendents and their agents include, inter alia:

A: Informing or contacting businesses and persons with whom plaintiffs were employed or had an economic relationship about plaintiffs' political views and activities for the purpose and with the effect of dumaging plaintiffs' economic interests.

- Informing family or other persons associated with Assembly formilles plaintiffs of allogedly immoral activity by plaintiffs in order to disrupt and injure the plaintiffs in these relationships.
 - C. Destroying plaintiffs' personal and real property.
 - . D. Making plaintiff supporters of the Party falsely appear to be hostile to the Party by "leaking" to the Party forged documents bearing a supporter's signature and attacking or ridiculing the Party.
 - E. Sending or "leaking" forged documents or false information to plaintiff supporters that reasonably places said supporters in approhension for their lives or safety because the documents or information falsely threatens them in the name of plaintiff Party.

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P. Calling upon plaintiffs and quastioning them about their and other Party members' and support ast activities for the purpose of "chilling" plaintiffs' right to free expression and association.

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their mail, envesting plaintiffer under physical convolitance, or their mail, envesting on their conversations and committing other acts in violation of plaintiffs' rights to associational privacy.

constitutions of

by defendants and their agents, individually and intencert, and were done wilfully, intentionally, nellciously, in had faith and with a knowing and rechless disregard of plaintiffs' constitutional rights. Said acts of defendants and their agents were undertaken for the unlawful purpose, and with the effect, of punishing, hasassing and burdening plaintiffs because their political beliefs, activities and associations were and are opposed by defendants. All of the defendants and agents were or are personally involved in the conspiracy herein alleged and their conduct has caused grave and substantial damage to plaintiffs entitling plaintiffs to damages against the defendants and their agents.

FIRST CIAIN FOR RELIEF

54. As alleged in paragraphs one through fifty-three, the actions of defendants and their agents violated and continue to violate the First Amendment rights of plaintiffs and the classes they represent to freedom of empression and association.

Second Claim for Relief

55. As alleged in paragraphs one through fifty-three, the actic of defendants and their agents in using their investigatory, law enforcement and other official powers to selectively and discriminatorily retaliate against and punish plaintiffs for their policical militar, empressions and marosistions miolaum plaintiffs' rights to due process and equal protection of the law as guaranteed by the Fifth Amendment to the United States Constitution.

Third Claim for Rollief

56. As alleged in paragraphs one through fifty-three, defendants and their agents violated and continued to violate the Fourth, Fifth and Ninth Amendment Lights of the plaintiffs and the members of the classes they represent to be free from unreasonable governmental invasions and abridgements of their personal and associational privacy.

Fourth Claim for Relief

57. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents complained of herein constitute a conspiracy to deprive plaintiffs and the classes they represent of the equal protection of the law in violation of Title 42 United States Code, Section 1985.

Fifth Claim for Rollef

58. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to

discriminate and discriminating against plaintiffs with respect to use of the mails violates 39 U.S.C. \$403 which prohibits any undue or unreasonable discrimination among users of the mails.

Sixth Claim for Relief

59. As alleged in paragraphs one through fifty-three, the actions of CIA defendants and their agents and the other defendants and their agents who knowingly conspired with them, violate 50 U.S.C. \$403 which prohibits the CIA from exercising any law enforcement powers or internal security functions.

Seventh Claim for Relief

- 60. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to examine and investigate plaintiff's finances and associations were unnecessary to any legitimate tax purposes and in violation of 26 U.S.C. \$7605(b).
- represent have suffered and will continue to suffer deprivation of their constitutional and statutory rights unless granted the relief prayed for in this complaint. Plaintiffs have no plain, adequate or complete remedy at law against the policies and practices of defendants. Injunctive and declaratory relief are necessary in order to adequately protect, the rights of plaintiffs and the classes they represent.

RELIEF

WHEREFORE, plaintiffs pray that this Court:

- Do Jare, pursuant to 28 U.S.C. \$2201-2202 that defendants and their agents, employees, and adjuncts conspired to cal have acted unlowfully in cobjecting plaintiffs to injury because of their political beliefs, expressions and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs', their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identifies to threatching and other documents, committing harmful acts to persons and property and falsely attributing said acts to plaintiffs, inciting plaintiffs to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.
- 2. Grant appropriate equitable relief in the form of a preliminary and permanent injunction restraining defendants, their agents, employees, adjuncts and successors from conspiring to subject, and subjecting plaintiffs to injury because of their political beliefs, expression and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs, their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, contaiting hereful acts to permons and property and falsely

attributing said acts to plaintiffs, inciting plaintiffs' to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and escociation, demaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.

- 3. Grant appropriate equitable relief in the form of a preliminary and permanet injunction restraining defendants and their agents, employees and adjuncts from destroying any of the files, memoranda, tapes, film, photographs, documents or other materials relevant to past and present actions of defendants and their agents against plaintiffs until this litigation is ultimately resolved; and
- 4. Award plaintiffs damages in excess of \$50,000,000, the precise amount to be ascertained upon trial, for repeated and continuous violations of plaintiffs' Constitutional rights and to hold the defendants named herein jointly and severally liable for such damages;

UNITED STATES GOVERNMENT

Memorandum

TO

The Associate Di

12/21/76 DATE:

FROM

Legal Counsel

ALL INFORMATION CONTAINED

SUBJECT:

THE BLACK PANTHER PARTY, et al., v.

EDWARD LEVI, et al. (U.S.D.C., D.C.)

CIVIL ACTION FILE NO. 76-2205

Training Talanhone Rm.

Don. AD Adm.

Dep. AD Inv. Asst. Dir.:

To advise that captioned civil action was served on the PURPOSE: Washington Field Office (WFO) on 12/3/76, and to request that the General Investigative Division (GID) review the attached complaint and thereafter assist the Legal Counsel Division in the preparation for the defense of this civil action.

By airtel dated 12/3/76, WFO advised that SYNOPSIS & DETAILS: one copy of a summons and complaint in captioned civil action had been served on WFO on 12/3/76, by a representative of the United States Marshals Service. Captioned civil action has been filed by the Black Panther Party (BPP) and eight individuals who claim to be members and/or supporters of the BPP. The complaint styles itself as a class action, with the named party plaintiffs seeking to represent all past and present BPP members Among the defendants, in addition to Mr. Levi, are the Director, the Estate of J. Edgar Hoover, William C. Sullivan and various present and former heads of the Central Intelligence Agency (CIA), Treasury Department, Internal Revenue Service (IRS), Department of the Army, United States Postal Service and fifteen unnamed defendants.

RFC-19 105 168701 The claimants allege that the defendants conspired to achieve the destruction of the BPP by means of a concerted plan conceived and implemented in 1967, to ruin the BPP both politically 1. 4600

Enclosures	(2ENCLOSURE	ح 511

1 - Mr. Gallagher ENC. BEHIND FILE

1 - Mr. Mintz

1 - Mr. Stassinos

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Memorandum to the Associate Director Re: The Black Panther Party, et al., v. Edward Levi, et al.

and financially. Cited as parts of, or examples of this "concerted plan" are the COINTELPRO activities formerly carried out by the FBI against the BPP, the "White House enemies list", the "Houston Plan", illegal warrantless electronic surveillance, and various acts of harassment and assassination of party members. The plaintiffs seek injunctive relief and damages in excess of 50 million dollars.

The attached complaint is extremely broad and this Division's reading of it leads us to conclude that the plaintiffs are not so much interested in receiving damages as they are in obtaining discovery of every record concerning the BPP and its members maintained by the defendant agencies. This being the case, it is requested that knowledgeable personnel in the GID review the attached complaint and furnish the Legal Counsel Division a reasonable estimate of the number of volumes we maintain concerning our investigation of the BPP and the individual plaintiffs listed in the complaint. This information will be provided the Civil Division to aid them in responding to discovery requests which we can anticipate will be filed shortly in this civil action.

Finally, it is the Legal Counsel Division's opinion that the class action elements of the plaintiff's complaint are poorly stated and it may be possible to confine this action to the BPP organization and those plaintiffs who are named in the complaint. In the attached letter to the Assistant Attorney General, Civil Division, the Department is advised of the service of this complaint on the FBI and that the FBI did not conspire, by means of any concerted plan, with the other named defendants, to destroy the BPP politically and financially.

CONTINUED - OVER

Memorandum to the Associate Director Re: Black Panther Party, et al., v. Edward Levi, et al.

RECOMMENDATIONS: (1) That the attached complaint be reviewed by knowledgeable personnel in the General Investigative Division and that information concerning the approximate number of volumes maintained regarding our investigation of the Black Panther Party and the individual named defendants be furnished Legal Counsel for transmission to the Department.



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(2) That the attached memorandum to the Assistant Attorney General, Civil Division, attention Departmental Attorney Whitaker, be approved and sent.

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United States District Court

FOR THE

District of Columbia

CIVIL ACTION FILE NO. .

THE BLACK PANTHER PARTY, et al.

Plaintiff v.

SUMMONS

EDWARD LEVI, et al.

Defendant

To the above named Defendant : Clarence M. Kelley

You are hereby summoned and required to serve upon Bruce J. Terris

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plaintiff's attorney, whose address 1908 Sunderland Place, N.W. Washington, D.C. 20036

Defeaty Oritical Plates Mension. an answer to the complaint which is herewith served upon you, within 60 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be

taken against you for the relief demanded in the complaint.

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JAMES F. DAVEY

Date: 12/1/76

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[Seal of Court]

NOTE:-This summons is issued pursuant to Rule 4 of the Federal Rules of Civil, Procedure.

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2205

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THE BUNCH ENGINE LARRY.

et al.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

mornison of Chan Picell

THE BLACK PANTHER PARTY 8501 East 14th Street Oakland, California (415) 638-0195;

HUEY P. NEWTON 68501 East 14th Street Oakland, California (415) 638-0195;

ELAINE BROWN 0 8501 East 14th Street Oakland, California (415) 638-0195;

DONALD FREED 2 2337 Greenfield Ave. Los Angeles, CA 90064 (213) 478-1169;

BERTON SCHNEIDER

933 N. LaBrea
Los Angeles, CA 90038
(213) 874-5050;

THOMAS AND FLORA GLADWIN 4551 Reinhardt Oakland, CA 94618 (415) 530-6668;

JOHN GEORGE 8
120-11th St.
Oakland, California
(415) 451-6800;

FATHER EARL NEIL
Associate Officer
Community Action & Human Development
Executive Counsel of the
Episcopal Church
815-2nd Avenue
New York, New York 10017
(212) 867-8400

JOHN AND ELIZABETH HUGGINS 200 Osborne Avenue New Haven, Connecticut 06511 (203) 387-3184;

Plaintiffs

v.

EDWARD LEVI Attorney General of the United States;

JOHN MITCHELL

ROBERT MARDIAN

Similar, C.

76- 2205

Civil Action No.

CLARENCE M. KELLEY Director Federal Bureau of Investigation Washington, D.C.;

WILLIAM C. SULLIVAN;

ESTATE OF J. EDGAR HOOVER;

GEORGE C. MOORE;

GEORGE BUSH
Director
Central Intelligence Agency
Washington, D.C.;

WILLIAM E. COLBY;

RICHARD HELMS;

WILLIAM E. SIMON
Secretary of the Treasury
Washington, D.C.;

REX DAVIS
Director
Bureau of Alcohol, Tobacco &
Firearms of the Treasury
Department
Washington, D.C.;

HAROLD SERR;

DONALD C. ALEXANDER Commissioner Internal Revenue Service Washington, D.C.;

JOHNNIE M. WALTERS;

RANDOLPH W. THROWER;

TOM CHARLES HUSTON;

HOWARD H. CALLOWAY Secretary of the Army Washington, D.C.;

HAROLD R. AARON
Assistant Chief of Staff for
Army Intelligence
Washington, D.C.;

BENJAMIN F. BAILAR
Postmaster General
United States Postal Service
Washington, D.C.;

WINTON M. BLOUNT;

JOHN DOE 1-5, RICHARD DOE 1-5, JANE DOE 1-5;

INDIVIDUALLY AND IN THEIR OFFICIAL AND FORMER OFFICIAL CAPACITIES,

Defendants.

CLASS ACTION COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

JURISDICTION

This is a class action for declaratory and injunctive relief, and an individual action for money damages, arising under the Constitution and laws of the United States, more particularly, the First, Fourth, Fifth and Ninth Amendments to the Constitution, the Civil Rights Act of 1871 [42 U.S.C. §1985], the National Security Act of 1947 [50 U.S.C. §403], the Internal Revenue Act [26 U.S.C. §7605], and the Postal Service Act [39 U.S.C. §403]. Jurisdiction of this Court is invoked pursuant to the following statutes: 28 U.S.C. §1331(a), for actions arising under the Constitution or laws of the United 28 U.S.C. §1340, for civil actions arising under an Act of Congress concerning internal revenue; 28 U.S.C. §1343, for damages caused by conspiracies to deprive citizens of their civil rights; and 28 U.S.C. §1361, for actions to compel officers or employees of the United States or any agency thereof to perform a duty owed to plaintiffs. The matter in controversy, exclusive of interest and costs, exceeds \$10,000.00.

INTRODUCTION

2. This action by the Black Panther Party and its supporters seeks redress against past and present high government officials because of the concerted plan conceived and implemented by said officials since 1967 to destroy the Party politically and financially. The illegal means by which defendants have conspired to achieve destruction of the Party range from the extreme of causing assassination of Panther leaders to the more commonplace, albeit still unlawful practice of, burglarizing and bugging plaintiffs' offices and homes. All of the plaintiffs and those they represent have, because of their political activities, beliefs, and associations, been subjected to the practices complained of herein by defendant government officials who, despite official

denials to the contrary, persist to this day in their efforts to repress and harass plaintiffs.

PARTIES

- 3. Plaintiff Black Panther Party was founded by Huey P.

 Newton in 1966. It is an association of black and poor persons who are committed to improving the social and economic condition of minority and poor people and to eradicating the societal ills of racism, economic class discrimination and oppression of all kinds. The principal office of plaintiff Party is in Oakland, California where its newspaper is published and where the many survival and other programs it has initiated and sponsored are focused. These programs provide free services and goods to those in need, including transportation for senior citizens, legal and ambulance services, food, and testing of black and other subject persons for sickle cell anemia. Plaintiff Party brings this action on behalf of itself and its past and present members.
- 4. Plaintiff Huey P. Newton is the Founder and Chief Theoretician of the Party. He is a resident of Oakland, California, but, because of the unlawful activities of the defendants directed against him and detailed herein, is presently residing outside the jurisdiction of the United States until it is safe for him to return.
- 5. Plaintiff Elaine Brown is the authorized Chairperson for the Party. She is a citizen of the United States and a resident of Oakland, California.
- 6. Donald Freed is a published author and open supporter, both politically and financially, of the Party and its activities. He is a citizen of the United States and a resident of Los Angeles, California.
- 7. Berton Schneider is a producer and director of films and an open supporter, both politically and financially, of the

Party and its activities. He is a citizen of the United States and a resident of Beverly Hills, California.

- 8. Thomas and Flora Gladwin are active supporters of the Black Panther Party. They are citizens of the United States and residents of Oakland, California.
- 9. John George is an attorney and a member of the Board of Supervisors of Alameda County, California. He is a supporter of the Party and a resident of Oakland, California.
- 10. Father Earl Neil is a long-time supporter of the Black Panther Party and assisted in the implementation of its breakfast programs for children. He is a citizen of the United States and a resident of New York, N.Y.
- 11. John and Elizabeth Huggins are the parents of assassinated Black Panther Party member, John Huggins. They are citizens
 of the United States and residents of New Haven, Connecticut.
- 12. All of the plaintiffs and those they represent have suffered substantial injury as a result of the unlawful actions taken by defendants for the purpose of punishing, harassing and burdening the plaintiffs because of their political beliefs, expressions and associations.
- 13, Defendant Edward Levi is the current Attorney General of the United States.
- 14. Defendant John Mitchell is a former Attorney General of the United States.
- 15. Defendant Robert Mardian is a former Assistant Attorney General for Internal Security.
- 16. Defendant Clarence M. Kelley is the present Director of the Federal Bureau of Investigation (FBI).
- 17. Defendant William C. Sullivan is a former Assistant Director of the FBI.
- 18. The Estate of J. Edgar Hoover is sued herein because he was a former Director of the FBI.

- 19. Defendant George C. Moore is a former chief of the Racial Intelligence Section of the FBI.
- 20. Defendant George Bush is the current Director of the CIA.
- 21. Defendant William E. Colby is a former Director of the CIA.
- 22. Defendant Richard Helms is a former Director of the Central Intelligence Agency (CIA).
- 23. Defendant William E. Simon is the present Secretary of the Treasury.
- 24. Defendant Rex Davis is the current Director of the Bureau of Alcohol, Tobacco & Firearms of the Treasury Department.
- 25. Defendant Harold Serr is a former Director of the Bureau of Alcohol, Tobacco & Firearms within the Treasury Department.
- 26. Defendant Donald C. Alexander is the current Commissioner of the Internal Revenue Service (IRS).
- 27. Defendant Johnnie M. Walters was Commissioner of IRS from August, 1971 to March 1973.
- 28. Defendant Randolph W. Thrower was Commissioner of IRS from July, 1969 to January, 1971.
- 29. Defendant Tom Charles Huston was an assistant to the President of the United States.
- 30. Defendant Howard H. Calloway is the Secretary of the Army.
- 31. Defendant Harold R. Aaron is the Assistant Chief of Staff for Army Intelligence.
- 32. Defendant Benjamin F. Bailar is the current Postmaster General of the United States Postal Service.
- 33. Defendant Winton M. Blount is a former Postmaster General of the United States Postal Service.
- 34. Defendant John Doe 1-5, Richard Roe 1-5, and Jane Foe 1-5, are unknown employees of the Justice Department, the

FBI, the CIA, the Treasury Department, the Bureau of Alcohol, Tobacco and Firearms of the Treasury Department, the IRS, the White House, Army, the Postal Service and other agencies of the federal government that conspired with each other and/or the above-named defendants and their agents in taking and promoting unlawful actions intended to harm and, in fact, causing injury to plaintiffs herein.

35. Each of the defendants is being sued in his or her individual and offical or former offical capacities. Each defendant held the official position stated herein at times relevant to the allegations of this complaint, and each defendant was acting under the color of his or her official capacity at the times complained of herein.

CLASS ACTION ALLEGATIONS

- 36. Plaintiffs bring this action as a class action under the Federal Rules of Civil Procedure 23 (a), 23 (b), and 23(c)(4).
- 37. Plaintiffs Party, Newton and Brown represent past and present living members of the Black Panther Party who, because of their political beliefs and activities as expressed by their membership in the Party, were and are subject to unlawful and harmful actions by defendants.
- 38. Plaintiffs John and Elizabeth Huggins represent the estates of Party members who, while they were alive, suffered harassment, punishment and injury, including for some death, as a result of the conspiratorial actions of defendants and their agents complained of herein.
- 39. Plaintiffs Freed, Schneider, Thomas and Flora Gladwin, George and Neil represent a class of persons throughout the United States who, because of their open political or financial support of the Party and its activities, were or continue to be subject to illegal and injurious actions by defendants.

- 40. The number of individuals in each of these classes is too large to make joinder practicable.
- 41. Defendants have acted on grounds generally applicable to each class, thereby making injunctive and declaratory relief appropriate with respect to each class.
- 42. The claims of the named plaintiffs are typical of the claims of the classes they represent.
- 43. There are questions of law and fact common to the members of each class in this action. The common questions of fact relate to the subjecting of class members to invidious and damaging actions by defendants because of plaintiffs' political beliefs and activities. The common questions of law relate to the Constitutional and other violations of law that flow from the governmental imposition of burdens upon, and efforts to punish and harm, those whose political beliefs and activities are opposed by defendants.
- 44. Plaintiffs will fairly and adequately protect the interests of each class. Plaintiffs are represented by attorneys experienced in the field of Constitutional litigation. Plaintiffs know of no conflicts of interest among members of the classes with regard to the issues in this case.

THE FACTS

45. In 1967, the FBI formed a special counter-intelligence program, called COINTELPRO, intended, in the Bureau's own sanitized words, to "expose, disrupt, misdirect, discredit or otherwise neutralize the activities of black nationalists." A specific purpose of COINTELPRO was to prevent the rise of a "messiah," a charismatic black leader who might "unify and electrify" black persons. Martin Luther King, Jr. was named as a potential "messiah" in the FBI's own secret memoranda establishing COINTELPRO, but, after the assassination of King in 1968, the FBI shifted its focus to the Party and its leadership, particularly Huey P. Newton,

in conformity with then Director J. Edgar Hoover's public pronouncement that the Party constituted "the greatest threat to the internal security of the country...". Of the 295 total actions taken by the COINTELPRO program alone to disrupt black groups, 233 - or 79% - were specifically directed toward destruction of plaintiff Party. Approximately \$100,000,000 of taxpayers' money was expended for COINTELPRO, over \$7 million of it allocated for 1976 alone to pay off informants and provacateurs (twice the amount allocated in this same period by the FBI to pay organized crime informants.)

- 44. With the election of Richard M. Nixon as President of the United States in 1968, the Administration addressed itself, in the words of former White House Counsel John Dean, to "the matter of how we can maximize the fact of our incumbency in dealing with persons known to be active in their opposition to our Administration. Stated a bit more bluntly -- how we can use the available federal machinery to screw our political enemies."
- 45. A "White House Enemies List" was drawn up by officials in the Nixon Administration. In its original form, this list contained the names of only two parties or organizations, one of which is plaintiff Black Panther Party. Later, a longer version of this list contained additional names of many prominent and widely respected figures in the fields of politics, labor, the media and academia, including other plaintiffs herein. The existence and circulation of this "Enemies List" confirmed for defendants the Administration's approval of their efforts to target plaintiffs for concerted action to cause them injury, and in some instances, death.
- 46. A detailed plan, commonly known as the Huston Plan after its White House designated co-ordinator, Tom Charles Huston, was approved by the former director of the FBI, the CIA, the Defense Intelligence Agency and the National Security Agency in 1970. This plan spelled out the means by which defendants and their agents

intended to destroy the plaintiff Party. Their actions included, inter alia, warrantless electronic surveillance of plaintiffs, illegal opening and reading of plaintiffs' mail, breaking and entering of plaintiffs' homes and offices for the copying or theft of information and material, and the widespread use of informants and agent provocateurs. Although this proposed plan was first approved and allegedly later disapproved by former President Richard Nixon because J. Edgar Hoover decided not to co-operate, these tactics had already been used by defendants against plaintiffs and continue to be used.

47. The full nature and extent of the actions taken by defendants against plaintiffs cannot be ascertained without discovery. Only recently the Select Committees on Intelligence of both houses of the United States Congress reported numerous unconstitutional and unlawful actions taken by defendants against plaintiffs. These actions include documented efforts by defendants to promote violence between the Party and other minority organizations, to disrupt the Party by promoting internal dissention, to falsely discredit the Party to the public, its members and supporters, and to prevent the Party and its supporters from expressing their views. Plaintiffs have learned of other actions taken by defendants and their agents which indicate the intensity and severity of harm done to plaintiffs by this conspiracy of governmental officials. As in any conspiracy, it is difficult to pinpoint exactly which of the named defendants bears primary responsibility for each injury inflicted upon and suffered by plaintiffs, but there is no doubt that all of the named defendants, individually or in concert, caused and are legally responsible for, inter alia, the following actions.

HARASSMENT AND ASSASSINATION OF PARTY MEMBERS

. 48. Defendants and their agents have knowingly, intentionally and wilfully harassed, abused and injured plaintiff
Party members in numerous unlawful and violent ways, including

the assissination of Party leaders or assisting in their assissination by others, to wit:

- A. From 1968 to the present, defendants engaged in unlawful mail opening, interception of telephone and other conversations and physical surveillance of Party leaders, members and supporters. For example, despite recent revelations about the unlawful activities directed by the FBI against plaintiffs, defendant FBI agents still take down the names and license numbers of guests who visit the residence of plaintiff Elaine Brown. Privileged conversations between plaintiffs and their legal counsel have been intercepted and information conveyed in those conversations has been used by defendants and their agents to cause plaintiffs physical and emotional harm.
- B. Defendants and their agents have also committed innumerable burglaries, or "black bag" jobs, where files, including investigatory and research files on pending litigation, and lists containing the names and addresses of Party members, supporters and contributors have been stolen.
- C. Defendants and their agents have instigated, encouraged and, on information and belief, planned, supervised or coordinated armed raids by local city police departments on offices and homes of plaintiff Party members. These raids which have, for example, been directed against Party offices in Los Angeles, California; Chicago, Illinois; New Orleans, Louisiana, Kansas City, Missouri and numerous other cities caused serious injury to the Party, its members and its property. The raids have, on information and belief, been instigated, planned or directed by defendants and their agents for the purpose of harassing, injuring and punishing plaintiffs because of their political beliefs and not for any legitimate law enforcement purpose.

- D. On or about July 30, 1974, Huey P. Newton was falsely arrested by agents of the Bureau of Alcohol Tobacco and Firearms, in cooperation with other defendants, and charged with the federal crime of being an ex-felon in possession of a firearm. Said agents of defendants knew that plaintiff Newton neither possessed a firearm nor was an ex-felon, but wrongfully placed the false criminal charge against plaintiff to discredit, embarass and humiliate him and the Party. This charge was dropped after plaintiff Newton had been confined for two days as a result of it.
- audited the tax returns of plaintiff Newton for three consecutive years. These audits and a falsely alleged back tax liability in excess of \$50,000 have been instigated because of plaintiff Newton's political beliefs and leadership position within plaintiff Party and for the purpose of harassing him, causing him and the Party great expense in time, energy and money, and in the hope of ultimately convicting him of some technical violation of the massive and confusing tax laws.
- operative in the apartment unit next to the 25th floor highrise apartment of Huey P. Newton, Founder and Chief Theoretician of the Party. The rental of the agent's apartment was paid for with FBI funds. This agent or operative remained in said apartment for several months and during that time illegally spied on Newton, his guests, and associates and unlawfully overheard and reported on conversations between them. During the time said agent or operative was residing in this apartment, plaintiff Newton's apartment was robbed of Party files containing the names and addresses of Party members, supporters and contributors and other valuable and privileged information.

Said agent or operative's last action while residing as a tenant next to Huey P. Newton was to engage in a "shoot-out" with Oaklan police officers in the hallway outside Newton's apartment doorway. The police alleged they had come to arrest the agent or operative for unpaid traffic tickets and that he opened fire on them from inside his apartment. Said agent or operative was arrested, and no one injured. Plaintiffs are informed and believe that the shoot-out was staged either to draw plaintiff Newton out into the hallway where he could be assassinated or, in the alternative, the agent or operative -- who was on parole from a California prison -- was being removed by defendants, with or without knowledge of the Oakland police as to his "official" assignment, for defendants and their agents, because he had failed to assassinate or set-up for assassination, Huey P. Newton.

G. On December 4, 1969, Chicago Party members Fred Hampton and Mark Clark were shot and killed and four other Party members seriously wounded in a pre-dawn raid by Chicago police under the direction of the Cook County States' Attorney's Office. Federal civil litigation concerning this murder has thus far revealed that an informant or operative of the FBI, one William O'Neal, had been planted by the FBI as a provocateur in the Party. O'Neal not only provided the FBI with a detailed floor plan of the Chicago Panther headquarters, complete with an "X" over the bed where Fred Hampton was sleeping when he was shot and killed, but, on information and belief, O'Neal or another agent or employee of defendants drugged Hampton before he was shot to insure that he would be in bed when police fired into the headquarters.

INCITING AND CAUSING VIOLENCE BY OTHERS AGAINST PLAINTIFFS

- 49. Defendants and their agents wilfully, maliciously, knowingly and intentionally fostered and caused suspicion, hostility and violence by others toward and against the plaintiff Party, sometimes resulting in the death of Party members, to wit:
- A. In November 1968, former FBI director J. Edgar Hoover instructed fourteen FBI field officers by memoranda to "submit imaginative and hard-hitting counterintelligence measures aimed at crippling the Black Panther Party . . . in order to fully capitalize upon Party and US differences . . . " One of these counterintelligence measures was the drawing and mailing by the defendant FBI officials of derogatory cartoons to plaintiff Party offices and homes depicting Party leaders as "ineffectual, inadequate, and . . . corrupt . . . " These cartoons were made to look as if they were from US, a black nationalist organization. Defendant FBI officials also knew that US members, assisted and encouraged by agent provocateurs of defendants, were holding firearms practice and purchasing large amounts of ammunition. Defendants and their agents took no action to in any way discourage or prevent this training with and stockpiling of weapons.
- B. In January, 1969, defendants assisted in and promoted the assassination of two Party members at the University of California at Los Angeles: Alprentice "Bunchy" Carter and John Huggins. The person observed committing the assassinations by numerous eye-witnesses was allegedly a member of the US organization. This person, plaintiffs are informed and believe, fled the jurisdiction with the knowledge and cooperation of the defendants and their agents. Two other persons, also admittedly members of the US organization, were tried and convicted for conspiracy in the Carter-Huggins assassination.

They escaped in 1974 from the maximum security prison San Quentin, with the assistance of defendants. They have not been apprehended to this date.

- C. on May 23, 1969, Party members John Savage was shot and killed by an alleged US member. Later, on August 14, 1969, two Party members were wounded by an US member. The next day Party member Sylvester Bell was killed in San Diego, California also allegedly by US members.
- D. Defendant FBI officials responded to these murders of plaintiff Party members by proposing yet additional derogatory cartoons to cause further violence against the Party. Moreover, the FBI defendants candidly stated in a September 18, 1969, internal memorandum that "a substantial amount of the unrest [mentioned above] is directly attributable to this program [i.e., COINTELPRO]."
- and ordered the sending of both forged and false anonymous threatening and warning letters to the leadership of the Chicago Chapter of the Party and another Chicago based black organization, the P-Stone Nation (also known as the Blackstone Rangers). The purpose of these letters and other false and misleading information conveyed by operatives, agents and employees of defendants acting as if they were good faith members of the Party or the Rangers, was to cause the same kinds of violence caused between US and the Party. On information and belief, plaintiff Party did suffer violence to its members and supporters as a result of defendants actions in this regard.

USE OF AGENTS AND INFORMANTS TO DISCREDIT PARTY BY URGING AND COMMITTING VIOLENCE IN ITS NAME

- 50. Defendants and their agents placed provocateurs, operatives and informants within plaintiff Party and employed, directed or rewarded said persons to commit violence and incite others within the Party to violence for the purpose, and with the effect, of weakening the Party internally and losing it public support, to wit:
- A. William O'Neal, the informant and agent provocateur for defendant FBI officials described in paragraph 48G herein, constantly tried to persuade Chicago plaintiff Party members to resort to violence. He constructed an electric chair to be used on alleged informers (in fact, innocent Party members), but it was disassembled on Chicago Party chairman Fred Hampton's orders. O'Neal stockpiled dangerous weapons, including plastic explosives, and urged other Party members to participate in armed robberies and the bombing of an armory. Defendant FBI officials knew of, and approved or directed, O'Neal's actions as evidenced in an FBI internal memorandum that admits O'Neal was used "... in harassing and impelling the criminal activities of the Black Panther Party locally."
- B. In 1969 defendants placed an experienced operative or undercover agent in the New Haven Chapter of the Party for the purpose of persuading and directing Party members of that Chapter to commit unlawful and irrational actions that would damage and discredit the Party. Specifically, said operative accused an innocent member of the Party, Alex Rackley, of being a "police agent," and then proceeded to direct and participate in his torture-murder. Said operative then turned "state's

evidence" to accuse Party leaders, who had no knowledge of said murder and who deplored it, of ordering Rackley's murder. Though this agent or operative was convicted by a jury, the leaders he tried to implicate were not. Nonetheless, immense damage was done to the Party in terms of public reputation, finances and morale of its members and supporters. Said operative or agent spent only the briefest time in prison because, on information and belief, he was placed through defendants' efforts in a work-study program at an Ivy League institution of higher learning. He now holds a comfortable position at an Eastern college which, on information and belief, plaintiffs allege he also obtained through the efforts of defendants and their agents.

C. Defendants knew that Huey P. Newton opposed the use of violence except in self-defense. They also knew that he favored the building of black community power through the implementation of social and economic survival programs and close cooperation with churches and other indigenous institutions. Hence, defendants, on information and belief, committed their financial and technical resources and personnel to support Eldridge Cleaver and his followers within the Party who openly advocated the arbitrary use of vilence. Defendants supported Cleaver for the purpose and with the effect of weakening or destroying the Party internally and losing it significant public support.

SABOTAGING AND DISCREDITING OF CONSTRUCTIVE PARTY PROGRAMS

- 51. Defendants and their agents not only supported, encouraged and committed violence in the name of plaintiff Party, but also embarked on a deliberate campaign to sabotage and destroy constructive social and economic programs of the Party, to wit:
- A. An early successful and popular program of plaintiff
 Party was the provision of free, hot breakfasts to minor children
 in the black communities throughout the United States. This
 program was dependant on efforts of plaintiff Party members
 and volunteer contributions of food and other provisions from
 local merchants, businessmen and churches. Finding little to
 objectively criticize about this program other than vague charges
 about propagandizing the participating children (which simply
 meant teaching them ideas defendants disliked), defendants and
 their agents decided to destroy the program.
- B. In 1969 an alleged member of the Party residing in Sacramento, California, drew up a so-called "comic book" depicting police as caricature "pigs" for purposes of political propaganda, and sent it to the Oakland, California headquarters of the Party for review and comment. This "comic book" was then reviewed and rejected for publication or circulation by the leadership of the Party because it was thought to be non-reflective of Party philosophy too crude and in bad taste. An operative or informant, however, stole one of the few drafts of this proposed publication and delivered it to FBI defendants and their agents who added captions that advocated violence, printed thousands of copies bearing plaintiff Party's name, and circulated

them throughout the country, particularly to merchants and businesses contributing to the breakfast program. Those who received these so-called comics and the media were falsely told and led to believe by defendants and their agents that the booklets were given out to children participating in the breakfast program. These misrepresentations and deceptive acts were done by defendants and their agents in order to damage the Party and the breakfast program.

- C. Churches which assisted the plaintiff Party in its breakfast program were also harassed by defendants and their agents and deterred from continuing support. In 1969, for example, the San Diego office of defendant FBI officials placed telephone calls and wrote anonymous letters to the Auxiliary Bishop of the San Diego Diocese of the Catholic Church falsely claiming to be parishoners upset about Father Frank Curran's support of the breakfast program. Within one month of these calls and other injurious actions taken by defendants, Father Curran was transferred from the San Diego Diocese to the State of New Mexico. Defendant FBI officials and their agents reported in their internal memoranda that Father Curran had been "neutralized" and that the breakfast program in San Diego had been destroyed.
- p. Another constructive program that the plaintiff
 Party has undertaken to the displeasure of defendants and their
 agents is the free testing of black and other subject persons
 for Sickle Cell Anemia. To destroy this program, which is
 centered in Oakland, California, defendants have urged local

police in Oakland and surrounding communities to arrest for unlawful solicitation plaintiff Party members who seek street donations to the Sickle Cell program. The pressure from defendants an local police to make these arrests has been so great, and the police attitude toward plaintiffs, created largely by defendants and their agents so hostile, that even after the San Francisco solicitation ordinance under which plaintiffs had been arrested was declared unconstitutional by a California Court, San Francisco police continued to arrest plaintiff Party members. In addition, defendants and their agents, on information and belief, contacted local media people and persuaded them to publish articles and broadcasts falsely attacking the legitimacy of plaintiff Party's Sickle Cell Anemia program so as to reduce contributions to the program.

instrumental in founding an independent non-profit corporation called the Educational Opportunities Corporation, Inc. (EOC).

This corporation primarily sponsors a model school for approximately one-hundred and thirty-five elementary grade children in Oakland, California. Since its formation, agents and operatives of defendant FBI AND IRS officials have called upon teachers and contributors of the school to question them and deter them from having any further contact with or support for the school.

SUPPRESSING FREE EXPRESSION AND MISREPRESENTING THE PARTY

- 52. Defendants and their agents interferred with and suppressed plaintiff Party members' and associates' rights to express their views to the public and misrepresented their true views to the public for the purpose, and with the effect, of losing the Party political and financial support, to wit:
- A. Colleges, universities and other institutions that invited representatives of the Party to speak and answer questions were contacted by defendants and their agents and urged to cancel the engagements. When friendly persuasion did not work to cancel the speaking engagements, defendants and their agents telephoned anonymously to officials at said colleges, universities or other institutions and warned them of violence if plaintiff members were permitted to speak. In addition, defendants and their agents would contact members of the plaintiff Party or their families and warn them that if they made the intended speaking engagements as promised they would be killed or injured. All of these actions were taken for the purpose, and often with the effect, of preventing their representatives from expressing their views publicly.
- B. Plaintiff Party publishes and distributes THE BLACK
 PANTHER, a weekly newspaper with a national circulation. Defendants
 and their agents have sought to suppress the publication and distribution of this newspaper by sabotaging its offices, destroying
 numerous shipments of the paper, vandalizing racks carrying the
 paper, instigating arrests of street vendors of the newspaper,
 and pressuring commercial airliners that transport the paper
 nationally to charge a higher rate than that normally charged
 other organizations shipping similar printed matter. Defendants
 and their agents also persuaded the Postal Service to charge the

plaintiff Party a higher postage rate for mailing paid subscriptions than what is normally afforded similar publications.

Defendant IRS officials and their agents served summonses on banks seeking information about the Party and its paper for the purpose of destroying the publication and circulation of THE BLACK PANTHER.

- C. Defendants and their agents compliled information containing half-truths and out-right fabrications and disseminated this information to friendly sources within local radio and television stations and newspapers throughout the country so that false and harmful stories about the Party, its leaders and activities would be conveyed to the public. At the same time, defendants and their agents have, on information and belief, urged the media to discourage the printing, publishing or dissemination of any true information about positive programs and activities that the Party has been engaged in since its inception.
- D. When plaintiff Party leaders have been scheduled to appear for public speaking or on television radio broadcasts, defendants have provided false information, or privileged but embarrassing information gained by unlawful means, to hecklers, callers-in and, in some instances, "friendly" media sources so that the Party would be discredited with the public and its supporters. Defendants and their agents also instigated, for example, the arrest of former Chicago Party leader Fred Hampton when he was about to appear on a local television program. The arrest was intended to, and did, embarrass, humiliate and discredit the plaintiff Party with the public and its supporters.

OTHER GENERAL HARASSMENT OF MEMBERS AND SUPPORTERS

- 53. Defendants and their agents have engaged in a wide variety of actions beyond those categorized generally and set forth specifically hereinabove. All of these actions have been and are maliciously, unlawfully and intentionally undertaken pursuant to a systematic plan and goal of destroying the Party, and injuring its members and supporters. These actions by defendants and their agents include, inter alia:
- A. Informing or contacting businesses and persons with whom plaintiffs were employed or had an economic relationship about plaintiffs' political views and activities for the purpose and with the effect of damaging plaintiffs' economic interests.
- B. Informing family or other persons associated with plaintiffs of allegedly immoral activity by plaintiffs in order to disrupt and injure the plaintiffs in these relationships.
 - C. Destroying plaintiffs' personal and real property.
- D. Making plaintiff supporters of the Party falsely appear to be hostile to the Party by "leaking" to the Party forged documents bearing a supporter's signature and attacking or ridiculing the Party.
- E. Sending or "leaking" forged documents or false information to plaintiff supporters that reasonably places said supporters in apprehension for their lives or safety because the documents or information falsely threatens them in the name of plaintiff Party.

- F. Calling upon plaintiffs and questioning them about their and other Party members' and supported activities for the purpose of "chilling" plaintiffs' right to free expression and association.
- G. Placing plaintiffs' under physical surveillance, opening their mail, eavesdropping on their conversations and committing other acts in violation of plaintiffs' rights to associational privacy.
- H. All of the acts complained of herein were committed by defendants and their agents, individually and in concert, and were done wilfully, intentionally, maliciously, in bad faith and with a knowing and reckless disregard of plaintiffs' constitutional rights. Said acts of defendants and their agents were undertaken for the unlawful purpose, and with the effect, of punishing, harassing and burdening plaintiffs because their political beliefs, activities and associations were and are opposed by defendants. All of the defendants and agents were or are personally involved in the conspiracy herein alleged and their conduct has caused grave and substantial damage to plaintiffs entitling plaintiffs to damages against the defendants and their agents.

FIRST CLAIM FOR RELIEF

54. As alleged in paragraphs one through fifty-three, the actions of defendants and their agents violated and continue to violate the First Amendment rights of plaintiffs and the classes they represent to freedom of expression and association.

Second Claim for Relief

55. As alleged in paragraphs one through fifty-three, the actions of defendants and their agents in using their investigatory, law enforcement and other official powers to selectively and discriminatorily retaliate against and punish plaintiffs for their political beliefs, expressions and associations, violates plaintiffs' rights to due process and equal protection of the law as guaranteed by the Fifth Amendment to the United States Constitution.

Third Claim for Relief

56. As alleged in paragraphs one through fifty-three, defendants and their agents violated and continued to violate the Fourth, Fifth and Ninth Amendment rights of the plaintiffs and the members of the classes they represent to be free from unreasonable governmental invasions and abridgements of their personal and associational privacy.

Fourth Claim for Relief

57. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents complained of herein constitute a conspiracy to deprive plaintiffs and the classes they represent of the equal protection of the law in violation of Title 42 United States Code, Section 1985.

Fifth Claim for Relief

58. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to

discriminate and discriminating against plaintiffs with respect to use of the mails violates 39 U.S.C. §403 which prohibits any undue or unreasonable discrimination among users of the mails.

Sixth Claim for Relief

59. As alleged in paragraphs one through fifty-three, the actions of CIA defendants and their agents and the other defendants and their agents who knowingly conspired with them, violate 50 U.S.C. §403 which prohibits the CIA from exercising any law enforcement powers or internal security functions.

Seventh Claim for Relief

- 60. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to examine and investigate plaintiff's finances and associations were unnecessary to any legitimate tax purposes and in violation of 26 U.S.C. §7605(b).
- 61. Plaintiffs and the members of the classes they represent have suffered and will continue to suffer deprivation of their constutional and statutory rights unless granted the relief prayed for in this complaint. Plaintiffs have no plain, adequate or complete remedy at law against the policies and practices of defendants. Injunctive and declaratory relief are necessary in order to adequately protect the rights of plaintiffs and the classes they represent.

RELIEF

WHEREFORE, plaintiffs pray that this Court:

- Declare, pursuant to 28 U.S.C. §2201-2202 that defendants and their agents, employees, and adjuncts conspired to and have acted unlawfully in subjecting plaintiffs to injury because of their political beliefs, expressions and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs', their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, committing harmful acts to persons and property and falsely attributing said acts to plaintiffs, inciting plaintiffs to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.
- 2. Grant appropriate equitable relief in the form of a preliminary and permanent injunction restraining defendants, their agents, employees, adjuncts and successors from conspiring to subject, and subjecting plaintiffs to injury because of their political beliefs, expression and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs, their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, committing harmful acts to persons and property and falsely

attributing said acts to plaintiffs, inciting plaintiffs' to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.

- 3. Grant appropriate equitable relief in the form of a preliminary and permanet injunction restraining defendants and their agents, employees and adjuncts from destroying any of the files, memoranda, tapes, film, photographs, documents or other materials relevant to past and present actions of defendants and their agents against plaintiffs until this litigation is ultimately resolved; and
- 4. Award plaintiffs damages in excess of \$50,000,000, the precise amount to be ascertained upon trial, for repeated and continuous violations of plaintiffs' Constitutional rights and to hold the defendants named herein jointly and severally liable for such damages;

- 5. Award plaintiffs punitive damages of \$50,000,000, to be apportioned against each of the defendants named herein;
- 6. Award plaintiffs' reasonable attorneys fees for the prosecution of this action; and
- 7. Grant such other relief as the Court may deem just and proper.

Respectfully submitted.

BRUCE J. TERRIS
1908 Sunderland Place, N.W.
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(202) 785-1992

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(415) 849-4041

CHARLES R. GARRY
1256 Market Street
San Francisco, California 94102
(415) 864-3131

Of Counsel

December 1, 1976

A FPMR (41 CFR) 101-11.6 DIVITED STATES GOVERNMENT Mr. Clarence M. Kelley 22 DEC 1976 Director TO DATE: Federal Bureau of Investigation GWhitaker:kra Rex E. Lee FROM 145-12-3025 - Assistant Attorney General Civil Divigion The Black Panther Party, et al. v. Edward Levi, & al., USDC DC Civil No. 76-2205 As you are aware, the above-referenced lawsuit was filed in the United States District Court for the District of Columbia on December 1, 1976, against 21 named defendants, including FBI Director Kelley, and 15 unidentified defendants. All defendants are sued in their official and individual capacities. It is our understanding that Bureau documents are often, destroyed in the ordinary course of business and the FBI field offices routinely destroy certain older documents. We request that all documents which in any way relate or which might potentially relate to the above-referenced lawsuit be preserved pending outcome of this litigation. ALLANFORMATION CONTAINED (16 427) 500 Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

b7C

Assistant Attorney General
Civil Division
Attention: Mrs. Elizabeth G. Whitaker
Assistant Director - Legal Counsel Cou

Enclosed is one copy of a summons and complaint in captioned civil matter which were served on this Bureau's Washington Field Office on December 3, 1976, by a representative of the United States Marshals Service.

Captioned civil action purports to be a class action brought by the Black Panther Party and various named plaintiffs on behalf of all past and present members of the Black Panther Party. The complaint alleges that PBI Director Kelley, late PBI Director Hoover, William C. Sullivan and various unnamed Agents of the Eureau conspired with the other named and unnamed defendants in a massive conspiracy, conceived and implemented in 1967, to destroy the Black Panther Party politically and financially. The alleged means by which this conspiracy was carried out runs the gamut from assassination of party members and leaders to counterintelligence rogram activities to spread false rumors about Black Panther Party nembers with whom the members came in contact.

19. 18.

Captioned civil action is presently being studied by this Bureau and we will provide you a more extensive report in this matter at a later date. It is preliminarily our observation that the plaintiffs' real purpose in bringing this action is not to gain the monetary damages they seek, but to obtain the videst discovery

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See NOTE - Next Page

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Plan. & Eval.

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Telephone Rm. ___

Assistant Attorney General Civil Division

possible of records maintained by the defendants on the Black Panther Party, its members and Black Panther supporters. Additionally, our reading of the enclosed complaint leads us to observe that the plaintiffs' attempt to style this matter as a class action, while correct in form, is defective in law and fact.

Finally, we assert that, while the Black Panther Party was and is the subject of FBI investigation, which investigations were intensive at times, there is no truth to the plaintiffs' basic allegation that this Bureau conspired with the other named and unnamed defendants in any "concerted plan" to destroy the Black Panther Party politically and financially.

Enclosures (2)

NOTE: Based on Legal Counsel memorandum to the Associate Director dated 12/21/76.

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FOR THE



District of Columbia

76- 2205

CIVIL ACTION FILE NO. __

THE BLACK PANTHER PARTY, et al.

Plaintiff

37

SUMMONS

EDWARD LEVI, et al.

Defendant

To the above named Defendant : Clarence M. Kelley

You are hereby summoned and required to serve upon

Bruce J. Terris

plaintiff's attorney , whose address

1908 Sunderland Place N.W. Washington, D.C. 20036

an answer to the complaint which is herewith served upon you, within 40 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

JAMES F. DAVEY

Clerk of Court.

Denutu Clerk

Date: 12/1/76

Seal of Court

PRINCE CONTRACTOR VIRA

NOTE:-This summons is issued pursuant to Rule 4 of the Federal Rules of Civil Procedure.

I hereby certify and return, that on the

I received this summons and served it together with the complaint herein as follows:

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

•	
THE BLACK PANTHER PARTY 8501 East 14th Street Oakland, California (415) 638-0195;)))
HUEY P. NEWTON 8501 East 14th Street Oakland, California (415) 638-0195;	
ELAINE BROWN 8501 East 14th Street Oakland, California (415) 638-0195;	76~ 2205
DONALD FREED 2337 Greenfield Ave. Los Angeles, CA 90064 (213) 478-1169;))))
BERTON SCHNEIDER 933 N. LaBrea Los Angeles, CA 90038 (213) 874-5050;	,)))
THOMAS AND FLORA GLADWIN 4551 Reinhardt Oakland, CA 94618 (415) 530-6668;))))
JOHN GEORGE 120-11th St. Oakland, California (415) 451-6800;)))
FATHER EARL NEIL Associate Officer Community Action & Human Development Executive Counsel of the Episcopal Church 815-2nd Avenue)))) Civil Action No
New York, New York 10017 (212) 867-8400)))
JOHN AND ELIZABETH HUGGINS 200 Osborne Avenue New Haven, Connecticut 06511 (203) 387-3184;))))
Plaintiffs))
v.))
EDWARD LEVI Attorney General of the United States;))
JOHN MITCHELL) }

ROBERT MARDIAN

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CLARENCE M. KELLEY
Director
Federal Bureau of Investigation
Washington, D.C.;
WILLIAM C. SULLIVAN;
ESTATE OF J. EDGAR HOOVER;
GEORGE C. MOORE;
GEORGE BUSH
Director
Central Intelligence Agency
Washington, D.C.;
WILLIAM E. COLBY;
RICHARD HELMS;
WILLIAM E. SIMON
Secretary of the Treasury
Washington, D.C.;
REX DAVIS
Director
Bureau of Alcohol, Tobacco &
  Firearms of the Treasury
  Department
Washington, D.C.;
HAROLD SERR;
DONALD C. ALEXANDER
Commissioner
Internal Revenue Service
Washington, D.C.;
JOHNNIE M. WALTERS;
RANDOLPH W. THROWER;
TOM CHARLES HUSTON;
HOWARD H. CALLOWAY
Secretary of the Army
Washington, D.C.;
HAROLD R. AARON
Assistant Chief of Staff for
  Army Intelligence
Washington, D.C.;
BENJAMIN F. BAILAR
Postmaster General
United States Postal Service
Washington, D.C.;
WINTON M. BLOUNT;
JOHN DOE 1-5,
RICHARD DOE 1-5,
JANE DOE 1-5;
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Defendants.

AND FORMER OFFICIAL CAPACITIES,

INDIVIDUALLY AND

IN THEIR OFFICIAL

CLASS ACTION COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

JURISDICTION

This is a class action for declaratory and injunctive relief, and an individual action for money damages, arising under the Constitution and laws of the United States, more particularly, the First, Fourth, Fifth and Ninth Amendments to the Constitution, the Civil Rights Act of 1871 [42 U.S.C. §1985], the National Security Act of 1947 [50 U.S.C. §403], the Internal Revenue Act [26 U.S.C. §7605], and the Postal Service Act [39 U.S.C. §403]. Jurisdiction of this Court is invoked pursuant to the following statutes: 28 U.S.C. §1331(a), for actions arising under the Constitution or laws of the United States; 28 U.S.C. §1340, for civil actions arising under an Act of Congress concerning internal revenue; 28 U.S.C. §1343, for damages caused by conspiracies to deprive citizens of their civil rights; and 28 U.S.C. §1361, for actions to compel officers or employees of the United States or any agency thereof to perform a duty owed to plaintiffs. The matter in controversy, exclusive of interest and costs, exceeds \$10,000.00.

INTRODUCTION

2. This action by the Black Panther Party and its supporters seeks redress against past and present high government officials because of the concerted plan conceived and implemented by said officials since 1967 to destroy the Party politically and financially. The illegal means by which defendants have conspired to achieve destruction of the Party range from the extreme of causing assassination of Panther leaders to the more commonplace, albeit still unlawful practice of, burglarizing and bugging plaintiffs' offices and homes. All of the plaintiffs and those they represent have, because of their political activities, beliefs, and associations, been subjected to the practices complained of herein by defendant government officials who, despite official

denials to the contrary, persist to this day in their efforts to repress and harass plaintiffs.

PARTIES

- 3. Plaintiff Black Panther Party was founded by Huey P. Newton in 1966. It is an association of black and poor persons who are committed to improving the social and economic condition of minority and poor people and to eradicating the societal ills of racism, economic class discrimination and oppression of all kinds. The principal office of plaintiff Party is in Oakland, California where its newspaper is published and where the many survival and other programs it has initiated and sponsored are focused. These programs provide free services and goods to those in need, including transportation for senior citizens, legal and ambulance services, food, and testing of black and other subject persons for sickle cell anemia. Plaintiff Party brings this action on behalf of itself and its past and present members.
- 4. Plaintiff Huey P. Newton is the Founder and Chief Theoretician of the Party. He is a resident of Oakland, California, but, because of the unlawful activities of the defendants directed against him and detailed herein, is presently residing outside the jurisdiction of the United States until it is safe for him to return.
- 5. Plaintiff Elaine Brown is the authorized Chairperson for the Party. She is a citizen of the United States and a resident of Oakland, California.
- 6. Donald Freed is a published author and open supporter, both politically and financially, of the Party and its activities. He is a citizen of the United States and a resident of Los Angeles, California.

^{7.} Berton Schneider is a producer and director of films and an open supporter, both politically and financially, of the

Party and its activities. He is a citizen of the United States and a resident of Beverly Hills, California.

- 8. Thomas and Flora Gladwin are active supporters of the Black Panther Party. They are citizens of the United States and residents of Oakland, California.
- 9. John George is an attorney and a member of the Board of Supervisors of Alameda County, California. He is a supporter of the Party and a resident of Oakland, California.
- 10. Father Earl Neil is a long-time supporter of the Black Panther Party and assisted in the implementation of its breakfast programs for children. He is a citizen of the United States and a resident of New York, N.Y.
- 11. John and Elizabeth Huggins are the parents of assassinated Black Panther Party member, John Huggins. They are citizens
 of the United States and residents of New Haven, Connecticut.
- 12. All of the plaintiffs and those they represent have suffered substantial injury as a result of the unlawful actions taken by defendants for the purpose of punishing, harassing and burdening the plaintiffs because of their political beliefs, expressions and associations.
- 13, Defendant Edward Levi is the current Attorney General of the United States.
- 14. Defendant John Mitchell is a former Attorney General of the United States.
- 15. Defendant Robert Mardian is a former Assistant Attorney General for Internal Security.
- 16. Defendant Clarence M. Kelley is the present Director of the Federal Bureau of Investigation (FBI).
- 17. Defendant William C. Sullivan is a former Assistant Director of the FBI.
- 18. The Estate of J. Edgar Hoover is sued herein because he was a former Director of the FBI.

- 22. Defendant Richard Helms is a former Director of the Central Intelligence Agency (CIA).
- 23. Defendant William E. Simon is the present Secretary of the Treasury.
- 24. Defendant Rex Davis is the current Director of the Bureau of Alcohol, Tobacco & Firearms of the Treasury Department.
- 25. Defendant Harold Serr is a former Director of the Bureau of Alcohol, Tobacco & Firearms within the Treasury Department.
- 26. Defendant Donald C. Alexander is the current Commissioner of the Internal Revenue Service (IRS).
- 27. Defendant Johnnie M. Walters was Commissioner of IRS from August, 1971 to March 1973.
- 28. Defendant Randolph W. Thrower was Commissioner of IRS from July, 1969 to January, 1971.
- 29. Defendant Tom Charles Huston was an assistant to the President of the United States.
- 30. Defendant Howard H. Calloway is the Secretary of the Army.
- 31. Defendant Harold R. Aaron is the Assistant Chief of Staff for Army Intelligence.
- 32. Defendant Benjamin F. Bailar is the current Postmaster General of the United States Postal Service.
- 33. Defendant Winton M. Blount is a former Postmaster General of the United States Postal Service.
- 34. Defendant John Doe 1 5, Richard Roe 1 5, and Jane Foe 1 5, are unknown employees of the Justice Department, the

FBI, the CIA, the Treasury Department, the Bureau of Alcohol, Tobacco and Firearms of the Treasury Department, the IRS, the White House, Army, the Postal Service and other agencies of the federal government that conspired with each other and/or the above-named defendants and their agents in taking and promoting unlawful actions intended to harm and, in fact, causing injury to plaintiffs herein.

35. Each of the defendants is being sued in his or her individual and offical or former offical capacities. Each defendant held the official position stated herein at times relevant to the allegations of this complaint, and each defendant was acting under the color of his or her official capacity at the times complained of herein.

CLASS ACTION ALLEGATIONS

- 36. Plaintiffs bring this action as a class action under the Federal Rules of Civil Procedure 23 (a), 23 (b), and 23(c)(4).
- 37. Plaintiffs Party, Newton and Brown represent past and present living members of the Black Panther Party who, because of their political beliefs and activities as expressed by their membership in the Party, were and are subject to unlawful and harmful actions by defendants.
- 38. Plaintiffs John and Elizabeth Huggins represent the estates of Party members who, while they were alive, suffered harassment, punishment and injury, including for some death, as a result of the conspiratorial actions of defendants and their agents complained of herein.
- 39. Plaintiffs Freed, Schneider, Thomas and Flora Gladwin, George and Neil represent a class of persons throughout the United States who, because of their open political or financial support of the Party and its activities, were or continue to be subject to illegal and injurious actions by defendants.

- 40. The number of individuals in each of these classes is too large to make joinder practicable.
- 41. Defendants have acted on grounds generally applicable to each class, thereby making injunctive and declaratory relief appropriate with respect to each class.
- 42. The claims of the named plaintiffs are typical of the claims of the classes they represent.
- 43. There are questions of law and fact common to the members of each class in this action. The common questions of fact relate to the subjecting of class members to invidious and damaging actions by defendants because of plaintiffs' political beliefs and activities. The common questions of law relate to the Constitutional and other violations of law that flow from the governmental imposition of burdens upon, and efforts to punish and harm, those whose political beliefs and activities are opposed by defendants.
- 44. Plaintiffs will fairly and adequately protect the interests of each class. Plaintiffs are represented by attorneys experienced in the field of Constitutional litigation. Plaintiffs know of no conflicts of interest among members of the classes with regard to the issues in this case.

THE FACTS

45. In 1967, the FBI formed a special counter-intelligence program, called COINTELPRO, intended, in the Bureau's own sanitized words, to "expose, disrupt, misdirect, discredit or otherwise neutralize the activities of black nationalists." A specific purpose of COINTELPRO was to prevent the rise of a "messiah," a charismatic black leader who might "unify and electrify" black persons. Martin Luther King, Jr. was named as a potential "messiah" in the FBI's own secret memoranda establishing COINTELPRO, but, after the assassination of King in 1968, the FBI shifted its focus to the Party and its leadership, particularly Huey P. Newton,

in conformity with then Director J. Edgar Hoover's public pronouncement that the Party constituted "the greatest threat to the internal security of the country...". Of the 295 total actions taken by the COINTELPRO program alone to disrupt black groups, 233 - or 79% - were specifically directed toward destruction of plaintiff Party. Approximately \$100,000,000 of taxpayers' money was expended for COINTELPRO, over \$7 million of it allocated for 1976 alone to pay off informants and provacateurs (twice the amount allocated in this same period by the FBI to pay organized crime informants.)

- 44. With the election of Richard M. Nixon as President of the United States in 1968, the Administration addressed itself, in the words of former White House Counsel John Dean, to "the matter of how we can maximize the fact of our incumbency in dealing with persons known to be active in their opposition to our Administration. Stated a bit more bluntly -- how we can use the available federal machinery to screw our political enemies."
- 45. A "White House Enemies List" was drawn up by officials in the Nixon Administration. In its original form, this list contained the names of only two parties or organizations, one of which is plaintiff Black Panther Party. Later, a longer version of this list contained additional names of many prominent and widely respected figures in the fields of politics, labor, the media and academia, including other plaintiffs herein. The existence and circulation of this "Enemies List" confirmed for defendants the Administration's approval of their efforts to target plaintiffs for concerted action to cause them injury, and in some instances, death.
- 46. A detailed plan, commonly known as the Huston Plan after its White House designated co-ordinator, Tom Charles Huston, was approved by the former director of the FBI, the CIA, the Defense Intelligence Agency and the National Security Agency in 1970. This plan spelled out the means by which defendants and their agents

intended to destroy the plaintiff Party. Their actions included, inter alia, warrantless electronic surveillance of plaintiffs, illegal opening and reading of plaintiffs' mail, breaking and entering of plaintiffs' homes and offices for the copying or theft of information and material, and the widespread use of informants and agent provocateurs. Although this proposed plan was first approved and allegedly later disapproved by former President Richard Nixon because J. Edgar Hoover decided not to co-operate, these tactics had already been used by defendants against plaintiffs and continue to be used.

47. The full nature and extent of the actions taken by defendants against plaintiffs cannot be ascertained without discovery. Only recently the Select Committees on Intelligence of both houses of the United States Congress reported numerous unconstitutional and unlawful actions taken by defendants against plaintiffs. These actions include documented efforts by defendants to promote violence between the Party and other minority organizations, to disrupt the Party by promoting internal dissention, to falsely discredit the Party to the public, its members and supporters, and to prevent the Party and its supporters from expressing their views. Plaintiffs have learned of other actions taken by defendants and their agents which indicate the intensity and severity of harm done to plaintiffs by this conspiracy of governmental officials. As in any conspiracy, it is difficult to pinpoint exactly which of the named defendants bears primary responsibility for each injury inflicted upon and suffered by plaintiffs, but there is no doubt that all of the named defendants, individually or in concert, caused and are legally responsible for, inter alia, the following actions.

HARASSMENT AND ASSASSINATION OF PARTY MEMBERS

48. Defendants and their agents have knowingly, intentionally and wilfully harassed, abused and injured plaintiff
Party members in numerous unlawful and violent ways, including

the assissination of Party leaders or assisting in their assissination by others, to wit:

- A. From 1968 to the present, defendants engaged in unlawful mail opening, interception of telephone and other conversations and physical surveillance of Party leaders, members and supporters. For example, despite recent revelations about the unlawful activities directed by the FBI against plaintiffs, defendant FBI agents still take down the names and license numbers of guests who visit the residence of plaintiff Elaine Brown. Privileged conversations between plaintiffs and their legal counsel have been intercepted and information conveyed in those conversations has been used by defendants and their agents to cause plaintiffs physical and emotional harm.
- B. Defendants and their agents have also committed innumerable burglaries, or "black bag" jobs, where files, including investigatory and research files on pending litigation, and lists containing the names and addresses of Party members, supporters and contributors have been stolen.
- C. Defendants and their agents have instigated, encouraged and, on information and belief, planned, supervised or coordinated armed raids by local city police departments on offices and homes of plaintiff Party members. These raids which have, for example, been directed against Party offices in Los Angeles, California; Chicago, Illinois; New Orleans, Louisiana, Kansas City, Missouri and numerous other cities caused serious injury to the Party, its members and its property. The raids have, on information and belief, been instigated, planned or directed by defendants and their agents for the purpose of harassing, injuring and punishing plaintiffs because of their political beliefs and not for any legitimate law enforcement purpose.

- D. On or about July 30, 1974, Huey P. Newton was falsely arrested by agents of the Bureau of Alcohol Tobacco and Firearms, in cooperation with other defendants, and charged with the federal crime of being an ex-felon in possession of a firearm. Said agents of defendants knew that plaintiff Newton neither possessed a firearm nor was an ex-felon, but wrongfully placed the false criminal charge against plaintiff to discredit, embarass and humiliate him and the Party. This charge was dropped after plaintiff Newton had been confined for two days as a result of it.
- E. Defendant agents and officials of the IRS have audited the tax returns of plaintiff Newton for three consecutive years. These audits and a falsely alleged back tax liability in excess of \$50,000 have been instigated because of plaintiff Newton's political beliefs and leadership position within plaintiff Party and for the purpose of harassing him, causing him and the Party great expense in time, energy and money, and in the hope of ultimately convicting him of some technical violation of the massive and confusing tax laws.
- operative in the apartment unit next to the 25th floor highrise apartment of Huey P. Newton, Founder and Chief Theoretician of the Party. The rental of the agent's apartment was paid for with FBI funds. This agent or operative remained in said apartment for several months and during that time illegally spied on Newton, his guests, and associates and unlawfully overheard and reported on conversations between them. During the time said agent or operative was residing in this apartment, plaintiff Newton's apartment was robbed of Party files containing the names and addresses of Party members, supporters and contributors and other valuable and privileged information.

Said agent or operative's last action while residing as a tenant next to Huey P. Newton was to engage in a "shoot-out" with Oakland police officers in the hallway outside Newton's apartment doorway. The police alleged they had come to arrest the agent or operative for unpaid traffic tickets and that he opened fire on them from inside his apartment. Said agent or operative was arrested, and no one injured. Plaintiffs are informed and believe that the shoot-out was staged either to draw plaintiff Newton out into the hallway where he could be assassinated or, in the alternative, the agent or operative — who was on parole from a California prison — was being removed by defendants, with or without knowledge of the Oakland police as to his "official" assignment, for defendants and their agents, because he had failed to assassinate or set-up for assassination, Huey P. Newton.

Hampton and Mark Clark were shot and killed and four other
Party members seriously wounded in a pre-dawn raid by Chicago
police under the direction of the Cook County States' Attorney's
Office. Federal civil litigation concerning this murder has
thus far revealed that an informant or operative of the FBI,
one William O'Neal, had been planted by the FBI as a provocateur
in the Party. O'Neal not only provided the FBI with a detailed
floor plan of the Chicago Panther headquarters, complete with
an "X" over the bed where Fred Hampton was sleeping when he was
shot and killed, but, on information and belief, O'Neal or
another agent or employee of defendants drugged Hampton before
he was shot to insure that he would be in bed when police fired
into the headquarters.

INCITING AND CAUSING VIOLENCE BY OTHERS AGAINST PLAINTIFFS

- 49. Defendants and their agents wilfully, maliciously, knowingly and intentionally fostered and caused suspicion, hostility and violence by others toward and against the plaintiff Party, sometimes resulting in the death of Party members, to wit:
- A. In November 1968, former FBI director J. Edgar Hoover instructed fourteen FBI field officers by memoranda to "submit imaginative and hard-hitting counterintelligence measures aimed at crippling the Black Panther Party . . . in order to fully capitalize upon Party and US differences . . . " One of these counterintelligence measures was the drawing and mailing by the defendant FBI officials of derogatory cartoons to plaintiff Party offices and homes depicting Party leaders as "ineffectual, inadequate, and . . . corrupt . . . " These cartoons were made to look as if they were from US, a black nationalist organization. Defendant FBI officials also knew that US members, assisted and encouraged by agent provocateurs of defendants, were holding firearms practice and purchasing large amounts of ammunition. Defendants and their agents took no action to in any way discourage or prevent this training with and stockpiling of weapons.
- B. In January, 1969, defendants assisted in and promoted the assassination of two Party members at the University of California at Los Angeles: Alprentice "Bunchy" Carter and John Huggins. The person observed committing the assassinations by numerous eye-witnesses was allegedly a member of the US organization. This person, plaintiffs are informed and believe, fled the jurisdiction with the knowledge and cooperation of the defendants and their agents. Two other persons, also admittedly members of the US organization, were tried and convicted for conspiracy in the Carter-Huggins assassination.

They escaped in 1974 from the maximum security prison San Quentin, with the assistance of defendants. They have not been apprehended to this date.

- C. on May 23, 1969, Party members John Savage was shot and killed by an alleged US member. Later, on August 14, 1969, two Party members were wounded by an US member. The next day Party member Sylvester Bell was killed in San Diego, California also allegedly by US members.
- D, Defendant FBI officials responded to these murders of plaintiff Party members by proposing yet additional derogatory cartoons to cause further violence against the Party. Moreover, the FBI defendants candidly stated in a September 18, 1969, internal memorandum that "a substantial amount of the unrest [mentioned above] is directly attributable to this program [i.e., COINTELPRO]."
- E. In 1968 and 1969 defendant FBI officials approved and ordered the sending of both forged and false anonymous threatening and warning letters to the leadership of the Chicago Chapter of the Party and another Chicago based black organization, the P-Stone Nation (also known as the Blackstone Rangers). The purpose of these letters and other false and misleading information conveyed by operatives, agents and employees of defendants acting as if they were good faith members of the Party or the Rangers, was to cause the same kinds of violence caused between US and the Party. On information and belief, plaintiff Party did suffer violence to its members and supporters as a result of defendants actions in this regard.

USE OF AGENTS AND INFORMANTS TO DISCREDIT PARTY BY URGING AND COMMITTING VIOLENCE IN ITS NAME

50. Defendants and their agents placed provocateurs, operatives and informants within plaintiff Party and employed, directed or rewarded said persons to commit violence and incite others within the Party to violence for the purpose, and with the effect, of weakening the Party internally and losing it public support, to wit:

A. William O'Neal, the informant and agent provocateur for defendant FBI officials described in paragraph 48G herein, constantly tried to persuade Chicago plaintiff Party members to resort to violence. He constructed an electric chair to be used on alleged informers (in fact, innocent Party members), but it was disassembled on Chicago Party chairman Fred Hampton's orders.

O'Neal stockpiled dangerous weapons, including plastic explosives, and urged other Party members to participate in armed robberies and the bombing of an armory. Defendant FBI officials knew of, and approved or directed, O'Neal's actions as evidenced in an FBI internal memorandum that admits O'Neal was used "... in harassing and impelling the criminal activities of the Black Panther Party locally."

B. In 1969 defendants placed an experienced operative or undercover agent in the New Haven Chapter of the Party for the purpose of persuading and directing Party members of that Chapter to commit unlawful and irrational actions that would damage and discredit the Party. Specifically, said operative accused an innocent member of the Party, Alex Rackley, of being a "police agent," and then proceeded to direct and participate in his torture-murder. Said operative then turned "state's

evidence" to accuse Party leaders, who had no knowledge of said murder and who deplored it, of ordering Rackley's murder. Though this agent or operative was convicted by a jury, the leaders he tried to implicate were not. Nonetheless, immense damage was done to the Party in terms of public reputation, finances and morale of its members and supporters. Said operative or agent spent only the briefest time in prison because, on information and belief, he was placed through defendants' efforts in a work-study program at an Ivy League institution of higher learning. He now holds a comfortable position at an Eastern college which, on information and belief, plaintiffs allege he also obtained through the efforts of defendants and their agents.

C. Defendants knew that Huey P. Newton opposed the use of violence except in self-defense. They also knew that he favored the building of black community power through the implementation of social and economic survival programs and close cooperation with churches and other indigenous institutions. Hence, defendants, on information and belief, committed their financial and technical resources and personnel to support Eldridge Cleaver and his followers within the Party who openly advocated the arbitrary use of vilence. Defendants supported Cleaver for the purpose and with the effect of weakening or destroying the Party internally and losing it significant public support.

SABOTAGING AND DISCREDITING OF CONSTRUCTIVE PARTY PROGRAMS

- 51. Defendants and their agents not only supported, encouraged and committed violence in the name of plaintiff Party, but also embarked on a deliberate campaign to sabotage and destroy constructive social and economic programs of the Party, to wit:
- A. An early successful and popular program of plaintiff
 Party was the provision of free, hot breakfasts to minor children
 in the black communities throughout the United States. This
 program was dependant on efforts of plaintiff Party members
 and volunteer contributions of food and other provisions from
 local merchants, businessmen and churches. Finding little to
 objectively criticize about this program other than vague charges
 about propagandizing the participating children (which simply
 meant teaching them ideas defendants disliked), defendants and
 their agents decided to destroy the program.
- B. In 1969 an alleged member of the Party residing in Sacramento, California, drew up a so-called "comic book" depicting police as caricature "pigs" for purposes of political propaganda, and sent it to the Oakland, California headquarters of the Party for review and comment. This "comic book" was then reviewed and rejected for publication or circulation by the leadership of the Party because it was thought to be non-reflective of Party philosophy too crude and in bad taste. An operative or informant, however, stole one of the few drafts of this proposed publication and delivered it to FBI defendants and their agents who added captions that advocated violence, printed thousands of copies bearing plaintiff Party's name, and circulated

them throughout the country, particularly to merchants and businesses contributing to the breakfast program. Those who received these so-called comics and the media were falsely told and led to believe by defendants and their agents that the booklets were given out to children participating in the breakfast program. These misrepresentations and deceptive acts were done by defendants and their agents in order to damage the Party and the breakfast program.

- C. Churches which assisted the plaintiff Party in its breakfast program were also harassed by defendants and their agents and deterred from continuing support. In 1969, for example, the San Diego office of defendant FBI officials placed telephone calls and wrote anonymous letters to the Auxiliary Bishop of the San Diego Diocese of the Catholic Church falsely claiming to be parishoners upset about Father Frank Curran's support of the breakfast program. Within one month of these calls and other injurious actions taken by defendants, Father Curran was transferred from the San Diego Diocese to the State of New Mexico. Defendant FBI officials and their agents reported in their internal memoranda that Father Curran had been "neutralized" and that the breakfast program in San Diego had been destroyed.
- D. Another constructive program that the plaintiff
 Party has undertaken to the displeasure of defendants and their
 agents is the free testing of black and other subject persons
 for Sickle Cell Anemia. To destroy this program, which is
 centered in Oakland, California, defendants have urged local

police in Oakland and surrounding communities to arrest for unlawful solicitation plaintiff Party members who seek street donations to the Sickle Cell program. The pressure from defendants an local police to make these arrests has been so great, and the police attitude toward plaintiffs, created largely by defendants and their agents so hostile, that even after the San Francisco solicitation ordinance under which plaintiffs had been arrested was declared unconstitutional by a California Court, San Francisco police continued to arrest plaintiff Party members. In addition, defendants and their agents, on information and belief, contacted local media people and persuaded them to publish articles and broadcasts falsely attacking the legitimacy of plaintiff Party's Sickle Cell Anemia program so as to reduce contributions to the program.

instrumental in founding an independent non-profit corporation called the Educational Opportunities Corporation, Inc. (EOC). This corporation primarily sponsors a model school for approximately one-hundred and thirty-five elementary grade children in Oakland, California. Since its formation, agents and operatives of defendant FBI AND IRS officials have called upon teachers and contributors of the school to question them and deter them from having any further contact with or support for the school.

SUPPRESSING FREE EXPRESSION AND MISREPRESENTING THE PARTY

- 52. Defendants and their agents interferred with and suppressed plaintiff Party members' and associates' rights to express their views to the public and misrepresented their true views to the public for the purpose, and with the effect, of losing the Party political and financial support, to wit:
- A. Colleges, universities and other institutions that invited representatives of the Party to speak and answer questions were contacted by defendants and their agents and urged to cancel the engagements. When friendly persuasion did not work to cancel the speaking engagements, defendants and their agents telephoned anonymously to officials at said colleges, universities or other institutions and warned them of violence if plaintiff members were permitted to speak. In addition, defendants and their agents would contact members of the plaintiff Party or their families and warn them that if they made the intended speaking engagements as promised they would be killed or injured. All of these actions were taken for the purpose, and often with the effect, of preventing their representatives from expressing their views publicly.
- B. Plaintiff Party publishes and distributes THE BLACK
 PANTHER, a weekly newspaper with a national circulation. Defendants
 and their agents have sought to suppress the publication and distribution of this newspaper by sabotaging its offices, destroying
 numerous shipments of the paper, vandalizing racks carrying the
 paper, instigating arrests of street vendors of the newspaper,
 and pressuring commercial airliners that transport the paper
 nationally to charge a higher rate than that normally charged
 other organizations shipping similar printed matter. Defendants
 and their agents also persuaded the Postal Service to charge the

plaintiff Party a higher postage rate for mailing paid subscriptions than what is normally afforded similar publications.

Defendant IRS officials and their agents served summonses on banks seeking information about the Party and its paper for the purpose of destroying the publication and circulation of THE BLACK PANTHER.

- C. Defendants and their agents compliled information containing half-truths and out-right fabrications and disseminated this information to friendly sources within local radio and television stations and newspapers throughout the country so that false and harmful stories about the Party, its leaders and activities would be conveyed to the public. At the same time, defendants and their agents have, on information and belief, urged the media to discourage the printing, publishing or dissemination of any true information about positive programs and activities that the Party has been engaged in since its inception.
- D. When plaintiff Party leaders have been scheduled to appear for public speaking or on television radio broadcasts, defendants have provided false information, or privileged but embarrassing information gained by unlawful means, to hecklers, callers-in and, in some instances, "friendly" media sources so that the Party would be discredited with the public and its supporters. Defendants and their agents also instigated, for example, the arrest of former Chicago Party leader Fred Hampton when he was about to appear on a local television program. The arrest was intended to, and did, embarrass, humiliate and discredit the plaintiff Party with the public and its supporters.

OTHER GENERAL HARASSMENT OF MEMBERS AND SUPPORTERS

- 53. Defendants and their agents have engaged in a wide variety of actions beyond those categorized generally and set forth specifically hereinabove. All of these actions have been and are maliciously, unlawfully and intentionally undertaken pursuant to a systematic plan and goal of destroying the Party, and injuring its members and supporters. These actions by defendants and their agents include, inter alia:
- A. Informing or contacting businesses and persons with whom plaintiffs were employed or had an economic relationship about plaintiffs' political views and activities for the purpose and with the effect of damaging plaintiffs' economic interests.
- B. Informing family or other persons associated with plaintiffs of allegedly immoral activity by plaintiffs in order to disrupt and injure the plaintiffs in these relationships.
 - C. Destroying plaintiffs' personal and real property.
- D. Making plaintiff supporters of the Party falsely appear to be hostile to the Party by "leaking" to the Party forged documents bearing a supporter's signature and attacking or ridiculing the Party.
- E. Sending or "leaking" forged documents or false information to plaintiff supporters that reasonably places said supporters in apprehension for their lives or safety because the documents or information falsely threatens them in the name of plaintiff Party.

- F. Calling upon plaintiffs and questioning them about their and other Party members' and supporters' activities for the purpose of "chilling" plaintiffs' right to free expression and association.
- G. Placing plaintiffs' under physical surveillance, opening their mail, eavesdropping on their conversations and committing other acts in violation of plaintiffs' rights to associational privacy.
- H. All of the acts complained of herein were committed by defendants and their agents, individually and in concert, and were done wilfully, intentionally, maliciously, in bad faith and with a knowing and reckless disregard of plaintiffs' constitutional rights. Said acts of defendants and their agents were undertaken for the unlawful purpose, and with the effect, of punishing, harassing and burdening plaintiffs because their political beliefs, activities and associations were and are opposed by defendants. All of the defendants and agents were or are personally involved in the conspiracy herein alleged and their conduct has caused grave and substantial damage to plaintiffs entitling plaintiffs to damages against the defendants and their agents.

FIRST CLAIM FOR RELIEF

54. As alleged in paragraphs one through fifty-three, the actions of defendants and their agents violated and continue to violate the First Amendment rights of plaintiffs and the classes they represent to freedom of expression and association.

Second Claim for Relief

55. As alleged in paragraphs one through fifty-three, the actions of defendants and their agents in using their investigatory, law enforcement and other official powers to selectively and discriminatorily retaliate against and punish plaintiffs for their political beliefs, expressions and associations, violates plaintiffs' rights to due process and equal protection of the law as guaranteed by the Fifth Amendment to the United States Constitution.

Third Claim for Relief

56. As alleged in paragraphs one through fifty-three, defendants and their agents violated and continued to violate the Fourth, Fifth and Ninth Amendment rights of the plaintiffs and the members of the classes they represent to be free from unreasonable governmental invasions and abridgements of their personal and associational privacy.

Fourth Claim for Relief

57. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents complained of herein constitute a conspiracy to deprive plaintiffs and the classes they represent of the equal protection of the law in violation of Title 42 United States Code, Section 1985.

Fifth Claim for Relief

58. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to

discriminate and discriminating against plaintiffs with respect to use of the mails violates 39 U.S.C. §403 which prohibits any undue or unreasonable discrimination among users of the mails.

Sixth Claim for Relief

59. As alleged in paragraphs one through fifty-three, the actions of CIA defendants and their agents and the other defendants and their agents who knowingly conspired with them, violate 50 U.S.C. §403 which prohibits the CIA from exercising any law enforcement powers or internal security functions.

Seventh Claim for Relief

- 60. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to examine and investigate plaintiff's finances and associations were unnecessary to any legitimate tax purposes and in violation of 26 U.S.C. §7605(b).
- 61. Plaintiffs and the members of the classes they represent have suffered and will continue to suffer deprivation of their constutional and statutory rights unless granted the relief prayed for in this complaint. Plaintiffs have no plain, adequate or complete remedy at law against the policies and practices of defendants. Injunctive and declaratory relief are necessary in order to adequately protect the rights of plaintiffs and the classes they represent.

RELIEF

WHEREFORE, plaintiffs pray that this Court:

- Declare, pursuant to 28 U.S.C. §2201-2202 that 1. defendants and their agents, employees, and adjuncts conspired to and have acted unlawfully in subjecting plaintiffs to injury because of their political beliefs, expressions and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs', their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, committing harmful acts to persons and property and falsely attributing said acts to plaintiffs, inciting plaintiffs to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.
- 2. Grant appropriate equitable relief in the form of a preliminary and permanent injunction restraining defendants, their agents, employees, adjuncts and successors from conspiring to subject, and subjecting plaintiffs to injury because of their political beliefs, expression and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs, their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, committing harmful acts to persons and property and falsely

attributing said acts to plaintiffs, inciting plaintiffs' to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.

- 3. Grant appropriate equitable relief in the form of a preliminary and permanet injunction restraining defendants and their agents, employees and adjuncts from destroying any of the files, memoranda, tapes, film, photographs, documents or other materials relevant to past and present actions of defendants and their agents against plaintiffs until this litigation is ultimately resolved; and
- 4. Award plaintiffs damages in excess of \$50,000,000, the precise amount to be ascertained upon trial, for repeated and continuous violations of plaintiffs' Constitutional rights and to hold the defendants named herein jointly and severally liable for such damages;

- 5. Award plaintiffs punitive damages of \$50,000,000, to be apportioned against each of the defendants named herein;
- 6. Award plaintiffs' reasonable attorneys fees for the prosecution of this action; and
- 7. Grant such other relief as the Court may deem just and proper.

Respectfully submitted.

BRUCE J. TERRIS
1908 Sunderland Place, N.W.
Washington, D.C. 20036
(202) 785-1992

FRED J. HIESTAND
COPPELMAN & HIESTAND
Suite 217
CLAREMONT HOTEL
Ashby & Domingo Avenues
Berkeley, California 94705
(415) 849-4041

CHARLES R. GARRY
1256 Market Street
San Francisco, California 94102
(415) 864-3131

Of Counsel

December 1, 1976

BY sealer

HEREIN IS UNCLASSIFIED

1/12/77

DATE 2/14/82 SAC, Albany To:

900 PERSONAL ATTENTION

From: Director, FBI

THE BLACK PANTHER PARTY, ET AL V. EDWARD LEVI, ET AL. "USDC, DC CIVIL NO. 76-2205 - FILE DESTRUCTION

The Department has advised of a lawsuit by the Black Panther Party (BPP) which was filed in the United States District Court for the District of Columbia on December 1, 1976, against FBI Director Kelley and other defendants. The Department has advised that in connection with this lawsuit all documents which in any way relate or which might potentially relate to this matter be preserved pending the outcome of this litigation. Records in this category are currently governed by the Congressional moratorium on destruc-However, in connection with your existing authority to destroy files in field offices, great care should be taken to insure that no files are destroyed which contain the BPP in the caption of the case or the BPP as a subcaption to any individual investigation irrespective of classification. This restriction will remain in effect until you are Movised to the contrary.

It has additionally been noted that the following individuals are listed as plaintiffs in this lawsuit and the restriction for destruction would also apply to them. would include any files wherein these individuals may be cross referenced into any other investigative file. Therefore, you should prepare a search slip on these individuals to insure that all files or any references relating to them are maintained.

HUEY P. NEWTON 8501 East 14th Street R Oakland, California

ELAINE BROWN 8501 East 14th Street Oakland, California

1 - Each Field Office DEA Dep. AD Adm. 1 - Each Legal Attache. Dep. AD Inv.

JAN 25 1977

1 - Mr. Held 1 Mr. Adams

Mr. McDermott

- Each Assistant Director

Route through General Investigative and Legal Counsel Divisions

JWA:evp

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SEE NOTE PAGE 2

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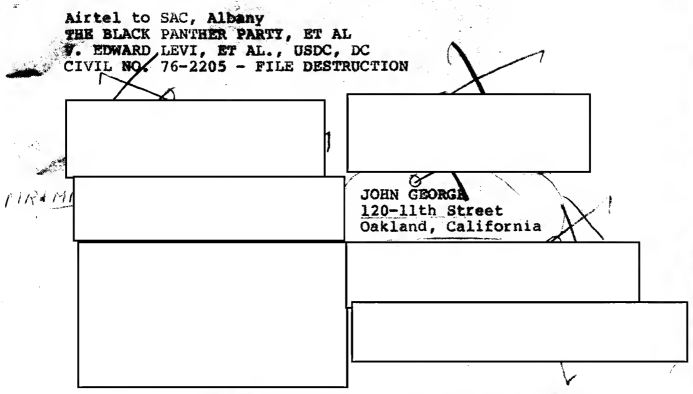
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Inspection

Asst. Dir.:

GPO: 1976 O - 207-526

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In connection with this restriction, convenience ticklers and duplicate copies (including channelized copies) without action statements are nonrecord material and may be destroyed when administrative needs have been met.

NOTE: Department letter from Rex E. Lee, Assistant Attorney General, Civil Division, to the Director dated December 22, 1976, requested the Bureau to insure that documents as described above are not destroyed in connection with previously authorized destruction criteria pending the outcome of this litigation.

APPROVED:	Adm. Serv.	Legal Coun.
Director Assac, Dir. Dan, AD Assac, AD In Sen, AD In	Gen. Inv. D	S. & T. Serv
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THE BLACK PANEAUR PARTY, Et AL. V. EDMAND LEVI, Et AL. USDC, D.C. CIVIL ACTION FILE NO. 76-2205 ATTH: LEGAL COUNSEL DIVISION

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE AND BY SEP 3 19931 9803 RODER

Enclosed for the Eureeu are three copies of a summons and complaint in captioned matter in which CLARDICE M. KOLLDY, Director, Federal Dureau of Envestigation (FBI), WILLIAM C. CULLIVAN, Former Assistant Director, FBI and The Estate of J. MOCAR HOUVER are named defendants.

at UFO on 12/3/76 by a representative of the U.S. Marshal Service, Washington, D.C. (WDC).

One copy of the summens and complaint is being furnished to the United States Attorney, Washington, D.C. by separate communication.

WFO will follow captioned matuer through U.S. District Court for the District of Columbia.

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ENCLOSURE

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Anited States District Court

FOR THE

District of Columbia

76- 2295

CIVIL ACTION FILE NO.

THE BLACK PANTHER PARTY, et al.

Plaintiff

SUMMONS

EDWARD LEVI, et al.

Defendant

To the above named Defendant : Clarence M. Kelley

You are hereby summoned and required to serve upon Bruce J. Terris

plaintiff's attorney, whose address 1908 Sunderland Place, N.W. Washington, D.C. 20036

an answer to the complaint which is herewith served upon you, within CC days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

JAMES F. DAVEY

ARCHARLER CLARK STORY

Clerk of Court.

Deputy Clerk

Date: 12/1/76

[Seal of Court]

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NOTE:-This supmons is issued pursuant to Rule 1 of the Pederal Rules of Civil Procedure.

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

THE BLACK PANTHUR PARTY 8501 East 14th Street Oakland, California (415) 638-0195;

HUEY P. NEWTON 8501 East 14th Street Oakland, California (415) 638-0195;

ELAINE BROWN 8501 East 14th Street Oakland, California (415) 638-0195;

DONALD FREED
2337 Greenfield Ave.
Los Angeles, CA 90064
(213) 478-1169;

BERTON SCHNEIDER 933 N. LaBrea Los Angeles, CA 90038 (213) 874-5050;

THOMAS AND FLORA GLADWIN 4551 Reinhardt Oakland, CA 94618 (415) 530-6668;

JOHN GEORGE 120-11th St. Oakland, California (415) 451-6800;

FATHER EARL NEIL
Associate Officer
Community Action & Human Development
Executive Counsel of the
Episcopal Church
815-2nd Avenue
New York, New York 10017
(212) 867-8400

JOHN AND ELIZABETH HUGGINS 200 Osborne Avenue New Haven, Connecticut 06511 (203) 387-3184;

Plaintiffs

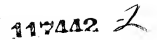
EDWARD LEVI Attorney General of the United States;

JOHN MITCHELL

ROBERT MARDIAN

76- 2205

Civil Action No.



CLANGECH M. KULLEY
Director
Federal Bureau of Investigation
Washington, D.C.;

WILLIAM C. SULLIVAN;

ESTATE OF J. EDGAR HOQVER;

GEORGE C. MOORU;

GEORGE EUSH Director Contral Intelligence Agency Washington, D.C.;

WILLIAM E. COLBY;

RICHARD HELMS; .

WILLIAM E. SIMON Secretary of the Treasury Washington, D.C.;

REX DAVIS
Director
Bureau of Alcohol, Tobacco &
Firearms of the Treasury
Department
Washington, D.C.;

HAROLD SERR;

DONALD C. ALEXANDER Commissioner Internal Revenue Service Washington, D.C.;

JOHNNIE M. WALTERS;

RANDOLPH W. THROWER;

TOM CHARLES HUSTON;

HOWARD H. CALLOWAY Secretary of the Army Washington, D.C.;

HAROLD R. AARON
Assistant Chief of Staff for
Army Intelligence
Washington, D.C.;

BENJAMIN F. BAILAR Postmaster Ceneral United States Postal Service Washington, D.C.;

WINTON M. BLOUNT;

JOHN DOE 1-5, RICHARD DOE 1-5, JANE DOE 1-5;

INDIVIDUALLY AND IN THUSE OFFICIAL AND FORMER OFFICIAL CAPACITIES,

Defendants.

JURESPECTION

This is a class action for declaratory and injunctive relief, and an individual action for money damages, arising under the Constitution and laws of the United States, more particularly, the First, Fourth, Fifth and Minth Amendments to the Constitution, the Civil Rights Act of 1871 [42 U.S.C. \$1985], the National Security Act of 1947 [50 U.S.C. \$403], the Internal Revenue Act [26 U.S.C. \$7605], and the Postal Service Act [39 U.S.C. \$403]. Jurisdiction of this Court is invoked pursuant to the following statutes: 28 U.S.C. §1331(a), for actions arising under the Constitution or laws of the United States: 28 U.S.C. \$1340, for civil actions arising under an Act of Congress concerning internal revenue; 28 U.S.C. §1343, for damages caused by conspiracies to deprive citizens of their civil rights; and 28 U.S.C. \$1361, for actions to compel officers or employees of the United States or any agency thereof to perform a duty owed to plaintiffs. The matter in controversy, exclusive of interest and costs, exceeds \$10,000.00.

INTRODUCTION

2. This action by the Black Panther Party and its supporters seeks redress against past and present high government officials because of the concerted plan conceived and implemented by said officials since 1967 to destroy the Party politically and financially. The illegal means by which defendants have conspired to achieve destruction of the Party range from the extreme of causing assassination of Panther leaders to the more commonplace, albeit still unlawful practice of, burglarizing and bugging plaintiffs' offices and homes. All of the plaintiffs and those they represent have, because of their political activities, beliefs, and associations, been subjected to the practices complained of herein by defendant government officials who, despite official

denials to the contrary, persist to this a print their efforts to repress and harass plaintiffs.

PARTIES

- 3. Plaintiff Black Panther Party was founded by Huey P.

 Newton in 1966. It is an association of black and poor persons who are committed to improving the social and economic condition of minority and poor people and to eradicating the societal ills of racism, economic class discrimination and oppression of all kinds. The principal office of plaintiff Party is in Oakland,

 California where its newspaper is published and where the many survival and other programs it has initiated and sponsored are focused. These programs provide free services and goods to those in need, including transportation for senior citizens, legal and ambulance services, food, and testing of black and other subject persons for sickle cell anemia. Plaintiff Party brings this action on behalf of itself and its past and present members.
- 4. Plaintiff Huey P. Newton is the Founder and Chief
 Theoretician of the Party. He is a resident of Oakland, California,
 but, because of the unlawful activities of the defendants directed
 against him and detailed herein, is presently residing outside
 the jurisdiction of the United States until it is safe for him
 to return.
- 5. Plaintiff Elaine Brown is the authorized Chairperson for the Party. She is a citizen of the United States and a resident of Oakland, California.
- 6. Donald Freed is a published author and open supporter, both politically and financially, of the Party and its activities. He is a citizen of the United States and a resident of Los Angeles, California.
- 7. Berton Schneider is a producer and director of films and an open supporter, both politically and financially, of the

Party and its activities. He is a citizen of the United States and a resident of Deverly Hills, California.

- 8. Thomas and Flora Gladwin are active supporters of the Black Panther Party. They are citizens of the United States and residents of Oakland, California.
- 9. John George is an attorney and a member of the Board of Supervisors of Alameda County, California. He is a supporter of the Party and a resident of Oakland, California.
- 10. Father Earl Neil is a long-time supporter of the Black Panther Party and assisted in the implementation of its breakfast programs for children. He is a citizen of the United States and a resident of New York, N.Y.
- 11. John and Elizabeth Huggins are the parents of assassinated Black Panther Party member, John Huggins. They are citizens of the United States and residents of New Haven, Connecticut.
- 12. All of the plaintiffs and those they represent have suffered substantial injury as a result of the unlawful actions taken by defendants for the purpose of punishing, harassing and burdening the plaintiffs because of their political beliefs, expressions and associations.
- 13. Defendant Edward Levi is the current Λ ttorney General of the United States.
- 14. Defendant John Mitchell is a former Ittorney General of the United States.
- 15. Defendant Robert Mardian is a former Assistant Attorney
 General for Internal Security.
- 16. Defendant Clarence M. Kelley is the present Director of the Federal Bureau of Investigation (FBI).
- 17. Defendant William C. Sullivan is a former Assistant Director of the FRI.
- 18. The Estate of J. Edgar Hoover is sued herein because he was a former Director of the FBI.

- Defendant George C. Moore is a former chief of the Racial Intelligence Section of the FBI.
- 20. Defendant George Bush is the current Director of the CLA.
- 21. Defendant William E. Colby is a former Director of the CIA.
- 22. Defendant Richard Helms is a former Director of the Central Intelligence Agency (CIA).
- 23. Defendant William E. Simon is the present Secretary of the Treasury.
- 24. Defendant Rex Davis is the current Director of the Bureau of Alcohol, Tobacco & Firearms of the Treasury Department.
- 25. Defendant Harold Serr is a former Director of the Bureau of Alcohol, Tobacco & Firearms within the Treasury Department.
- 26. Defendant Donald C. Alexander is the current Commissioner of the Internal Revenue Service (IRS).
- 27. Defendant Johnnie M. Walters was Commissioner of IRS from August, 1971 to March 1973.
- 28. Defendant Randolph W. Thrower was Commissioner of IRS from July, 1969 to January, 1971.
- 29. Defendant Tom Charles Huston was an assistant to the President of the United States.
- 30. Defendant Howard H. Calloway is the Secretary of the Army.
- 31. Defendant Harold R. Aaron is the Assistant Chief of Staff for Army Intelligence.
- 32. Defendant Benjamin F: Bailar is the current Postmaster General of the United States Postal Service.
- 33. Defendant Winton M. Blount is a former Postmaster General of the United States Postal Service.
- 34. Defendant John Doe 1 5, Richard Roe 1 5, and Jone
 Foe 1 5, are unknown employees of the Justice Department, the

TBI, the CIA, the Tready Department, the Bureau of Alcohol, Tobacco and Firearms of the Treasury Department, the IRS, the White House, Army, the Postal Service and other agencies of the federal government that conspired with each other and/or the above-named defendants and their agents in taking and promoting unlawful actions intended to harm and, in fact, causing injury to plaintiffs herein.

35. Each of the defendants is being sucd in his or her individual and official or former official capacities. Each defendant held the official position stated herein at times relevant to the allegations of this complaint, and each defendant was acting under the color of his or her official capacity at the times complained of herein.

CLASS ACTION ALLEGATIONS

- 36. Plaintiffs bring this action as a class action under the Federal Rules of Civil Procedure 23 (a), 23 (b), and 23(c)(4).
- 37. Plaintiffs Party, Newton and Brown represent past and present living members of the Black Panther Party who, because of their political beliefs and activities as expressed by their membership in the Party, were and are subject to unlawful and harmful actions by defendants.
- 38. Plaintiffs John and Elizabeth Huggins represent the estates of Party members who, while they were alive, suffered harassment, punishment and injury, including for some death, as a result of the conspiratorial actions of defendants and their agents complained of herein.
- 39. Plaintiffs Freed, Schneider, Thomas and Flora Gladwin, George and Neil represent a class of persons throughout the United States who, because of their open political or financial support of the Party and its activities, were or continue to be subject to illegal and injurious actions by defendants.

- to each class, thereby making injunctive and declaratory relief appropriate with respect to each class.
- 42. The claims of the named plaintiffs are typical of the claims of the classes they represent.
- 43. There are questions of law and fact common to the members of each class in this action. The common questions of fact relate to the subjecting of class members to invidious and damaging actions by defendants because of plaintiffs' political beliefs and activities. The common questions of law relate to the Constitutional and other violations of law that flow from the governmental imposition of burdens upon, and efforts to punish and harm, those whose political beliefs and activities are opposed by defendants.
- 44. Plaintiffs will fairly and adequately protect the interests of each class. Plaintiffs are represented by attorneys experienced in the field of Constitutional litigation. Plaintiffs know of no conflicts of interest among members of the classes with regard to the issues in this case.

THE FACTS

45. In 1967, the FBI formed a special counter-intelligence program, called COINTELPRO, intended, in the Bureau's own sanitized words, to "expose, disrupt, misdirect, discredit or otherwise neutralize the activities of black nationalists." A specific purpose of COINTELPRO was to prevent the rise of a "messiah," a charismatic black leader who might "unify and electrify" black persons. Martin Luther King, Jr. was named as a potential "messiah" in the FBI's own secret mesoranda establishing COINTELPRO, but, after the assassination of King in 1968, the FBI shifted its focus to the Party and its leadership, particularly Huey P. Newton,

in conformity with then Director J. Edgar Hoover's public pronouncement that the Party constituted "the greatest threat to the internal security of the country...". Of the 295 total actions taken by the COINTELPRO program alone to disrupt black groups, 233 - or 79% - were specifically directed toward destruction of plaintiff Party. Approximately \$100,000,000 of taxpayers' money was expended for COINTELPRO, over \$7 million of it allocated for 1976 alone to pay off informants and provacateurs (twice the amount allocated in this same period by the FBI to pay organized crime informants.)

- 44. With the election of Richard E. Nixon as President of the United States in 1968, the Administration addressed itself, in the words of former White House Counsel John Dean, to "the matter of how we can maximize the fact of our incumbency in dealing with persons known to be active in their opposition to our Administration. Stated a bit more bluntly -- how we can use the available federal machinery to screw our political enemies."
- 45. A "White House Enemies List" was drawn up by officials in the Nixon Administration. In its original form, this list contained the names of only two parties or organizations, one of which is plaintiff Black Panther Party. Later, a longer version of this list contained additional names of many prominent and widely respected figures in the fields of politics, labor, the media and academia, including other plaintiffs herein. The existence and circulation of this "Enemics List" confirmed for defendants the Administration's approval of their efforts to target plaintiffs for concerted action to cause them injury, and in seme instances, death.
- 46. A detailed plan, commonly known as the Huston Plan after its White House designated co-ordinator, Tom Charles Huston, was approved by the former director of the FBI, the CIA, the Defense Intelligence Agency and the National Security Agency in 1970. This plan spelled out the means by which defendants and their agents

intended to destroy the plaintiff Party. Their actions included, inter alia, wavrantless electronic surveillance of plaintiffs, illegal opening and reading of plaintiffs' mail, breaking and entering of plaintiffs' homes and offices for the copying or theft of information and material, and the widespread use of informants and agent provocateurs. Although this proposed plan was first approved and allegedly later disapproved by former President Richard Nixon because J. Edgar Hoover decided not to co-operate, these tactics had already been used by defendants against plaintiffs and continue to be used.

47. The full nature and extent of the actions taken by defendants against plaintiffs cannot be ascertained without discovery. Only recently the Select Committees on Intelligence of both houses of the United States Congress reported numerous unconstitutional and unlawful actions taken by defendants against plaintiffs. These actions include documented efforts by defendants to promote violence between the Party and other minority organizations, to disrupt the Party by promoting internal dissention, to falsely discredit the Party to the public, its members and supporters, and to prevent the Party and its supporters from expressing their views. Plaintiffs have learned of other actions taken by defendants and their agents which indicate the intensity and severity of harm done to plaintiffs by this conspiracy of governmental officials. As in any conspiracy, it is difficult to pinpoint exactly which of the named defendants bears primary responsibility for each injury inflicted upon and suffered by plaintiffs, but there is no doubt that all of the named defendants, individually or in concert, caused and are legally responsible for, inter alia, the following actions.

HARASSHENT AND ASSASSIBATION OF PARTY MEMBERS

48. Defendants and their agents have knowingly, intentionally and wilfully harassed, abused and injured plaintiff
Party members in numerous unlawful and violent ways, including

the assissination of Party leaders or assisting in their assissination by others, to wit:

- unlawful mail opening, interception of telephone and other conversations and physical surveillance of Party leaders, members and supporters. For example, despite recent revelations about the unlawful activities directed by the FBI against plaintiffs, defendant FBI agents still take down the names and license numbers of guests who visit the residence of plaintiff Elaine Brown. Privileged conversations between plaintiffs and their legal counsel have been intercepted and information conveyed in those conversations has been used by defendants and their agents to cause plaintiffs physical and emotional harm.
- B. Defendants and their agents have also committed innumerable burglaries, or "black bag" jobs, where files, including investigatory and research files on pending litigation, and lists containing the names and addresses of Party members, supporters and contributors have been stolen.
- c. Defendants and their agents have instigated, encouraged and, on information and belief, planned, supervised or coordinated armed raids by local city police departments on offices and homes of plaintiff Party members. These raids which have, for example, been directed against Party offices in Los Angeles, California; Chicago, Illinois; New Orleans, Louisiana, Kansas City, Missouri and numerous other cities caused serious injury to the Party, its members and its property. The raids have, on information and belief, been instigated, planned or directed by a lendants and their agents for the purpose of harassing, injuring and punishing plaintiffs because of their political beliefs as I not for any legitimate law enforcement purpose.

- falsely arrested by agents of the Bureau of Alcohol Tobacco and Firearms, in cooperation with other defendants, and charged with the federal crime of being an ex-felon in possession of a firearm. Said agents of defendants knew that plaintiff Newton neither possessed a firearm nor was an ex-felon, but wrongfully, placed the false criminal charge against plaintiff to discredit, embarass and humiliate him and the Party. This charge was dropped after plaintiff Newton had been confined for two days as a result of it.
- E. Defendant agents and officials of the IRS have audited the tax returns of plaintiff Newton for three consecutive years. These audits and a falsely alleged back tax liability in excess of \$50,000 have been instigated because of plaintiff Newton's political beliefs and leadership position within plaintiff Party and for the purpose of harassing him, causing him and the Party great expense in time, energy and money, and in the hope of ultimately convicting him of some technical violation of the massive and confusing tax laws.
- operative in the apartment unit next to the 25th floor
 highrise apartment of Huey P. Newton, Founder and Chief Theoretician of the Party. The rental of the agent's apartment was paid
 for with FBI funds. This agent or operative remained in said
 apartment for several months and during that time illegally
 spied on Newton, his guests, and associates and unlawfully
 overheard and reported on conversations between them. During
 the time said agent or operative was residing in this apartment,
 plaintiff Newton's apartment was robbed of Party files containing the names and addresses of Party members, supporters and
 contributors and other valuable and privileged information.

Said agent or operative's last action while residing as a tenant next to Huey P. Newton was to engage in a "shoot-out" with Oakland police officers in the hallway outside Newton's apartment doorway. The police alleged they had come to arrest the agent or operative for unpaid traffic tickets and that he opened fire on them from inside his apartment. Said agent or operative was arrested, and no one injured. Plaintiffs are informed and believe that the shoot-out was staged either to draw plaintiff Newton out into the hallway where he could be assassinated or, in the alternative, the agent or operative -- who was on parolo from a California prison -- was being removed by defendants, with or without knowledge of the Oakland police as to his "official" assignment, for defendants and their agents, because he had failed to assassinate or set-up for assassination, Huey P. Newton.

Hampton and Mark Clark were shot and killed and four other
Party members seriously wounded in a pre-dawn raid by Chicago
police under the direction of the Cook County States' Attorney's
Office. Federal civil litigation concerning this murder has
thus far revealed that an informant or operative of the FBI,
one William O'Neal, had been planted by the FBI as a provocateur
in the Party. O'Neal not only provided the FBI with a detailed
floor plan of the Chicago Panther headquarters, complete with
an "X" over the bed where Fred Hampton was sleeping when he was
shot and killed, but, on information and belief, O'Neal or
another agent or employee of defendants drugged Hampton before
he was shot to insure that he would be in bed when police fired
into the headquarters.

INCITING AND CAUSING VIOLENCE BY OTHERS AGAINST PLAINTIFFS

- 49. Defendants and their agents wilfully, maliciously, knowingly and intentionally fostered and caused suspicion, hostility and violence by others toward and against the plaintiff Party, sometimes resulting in the death of Party members, to wit:
- A. In November 1968, former FBI director J. Edgar Hoover instructed fourteen FBI field officers by memoranda to "submit imaginative and hard-hitting counterintelligence measures aimed at crippling the Black Panther Party . . . in order to fully capitalize upon Party and US differences . . . One of these counterintelligence measures was the drawing and mailing by the defendant PBI officials of derogatory eartoons to plaintiff Party offices and homes depicting Party leaders as "ineffectual, inadequate, and . . . corrupt . . . These cartoons were made to look as if they were from US, a black nationalist organization. Defendant FBI officials also knew that US members, assisted and encouraged by agent provocateurs of defendants, were holding firearms practice and purchasing large amounts of ammunition. Defendants and their agents took no action to in any way discourage or prevent this training with and stockpiling of weapons.
- promoted the assassination of two Party members at the University of California at Los Angeles: Alprenticu "Bunchy" Carter and John Huggins. The person observed committing the assassinations by numerous eye-witnesses was allegedly a member of the US organization. This person, plaintiffs are informed and believe, fled the jurisdiction with the knowledge and cooperation of the defendants and their agents. Two other persons, also admittedly members of the US organization, were tried and convicted for conspiracy in the Carter-Huggins assassination.

They escaped in 1974 from the maximum security prison San Quentin, with the assistance of defendants. They have not been apprehended to this date.

- C. on May 23, 1969, Party members John Savage was shot and killed by an alleged US member. Later, on August 14, 1969, two Party members were wounded by an US member. The next day Party member Sylvester Bell was killed in San Diego, California also allegedly by US members.
- of plaintiff Party members by proposing yet additional derogatory cartoons to cause further violence against the Party. Moreover, the FBI defendants candidly stated in a September 18, 1969, internal memorandum that "a substantial amount of the unrest [mentioned above] is directly attributable to this program [i.e., COINTELPEO]."
- E. In 1968 and 1969 defendant FBT officials approved and ordered the sending of both forged and false anonymous threatening and warning letters to the leadership of the Chicago Chapter of the Party and another Chicago based black organization, the P-Stone Nation (also known as the Blackstone Rangers). The purpose of these letters and other false and misleading information conveyed by operatives, agents and employees of defendants acting as if they were good faith members of the Party or the Rangers, was to cause the same kinds of violence caused between US and the Party: On information and belief, plaintiff Party did suffer violence to its members and supporters as a result of defendants actions in this regard.

USE OF AGENTS AND INFORMANTS TO DISCREDIT PARTY BY URGING AND CONSPITING VIOLENCE IN ITS NAME

50. Defendants and their agents placed provocateurs, operative: and informants within plaintiff Party and employed, directed or rewarded said persons to commit violence and incite others within the Party to violence for the purpose, and with the effect, of weakening the Party internally and losing it public support, to wit:

A. William O'Neal, the informant and agent provocateur for defendant FBI officials described in paragraph 48G herein, constantly tried to persuade Chicago plaintiff Party members to resort to violence. He constructed an electric chair to be used on alleged informers (in fact, innocent Party members), but it was disassembled on Chicago Party chairman Fred Hampton's orders. O'Neal stockpiled dangerous weapons, including plastic explosives, and urged other Party members to participate in armed robberies and the bombing of an armory. Defendant FBI officials knew of, and approved or directed, O'Neal's actions as evidenced in an FBI internal memorandum that admits O'Neal was used "... in harassing and impelling the criminal activities of the Black Panther Party locally."

B. In 1969 defendants placed an experienced operative or undercover agent in the New Haven Chapter of the Party for the purpose of persuading and directing Party members of that Chapter to commit unlawful and irrational actions that would damage and discredit the Party. Specifically, said operative accused an innocent member of the Party, Alex Rackley, of being a "police agent," and then proceeded to direct and participate in his torture-murder. Said operative then turned "state's

evidence" to accuse Party leaders, who had no knowledge of said murder and who deplored it, of ordering Ruckley's murder. Though this agent or operative was convicted by a jury, the leaders he tried to implicate were not. Nonetheless, immense damage was done to the Party in terms of public reputation, finances and morale of its members and supporters. Said operative or agent spent only the briefest time in prison because, on information and belief, he was placed through defendants' efforts in a work-study program at an Ivy League institution of higher learning. He now holds a comfortable position at an Eastern college which, on information and belief, plaintiffs allege he also obtained through the efforts of defendants and their agents.

C. Defendants knew that Huey P. Newton opposed the use of violence except in self-defense. They also knew that he favored the building of black community power through the implementation of social and economic survival programs and close cooperation with churches and other indigenous institutions. Hence, defendants, on information and belief, committed their financial and technical resources and personnel to support Eldridge Cleaver and his followers within the Party who openly advocated the arbitrary use of vilence. Defendants supported Cleaver for the purpose and with the effect of weakening or destroying the Party internally and lesing it significant public support.

SABOTAGING AND DISCREDITING OF CONSTRUCTIVE PARTY PROGRAMS

- 51. Defendants and their agents not only supported, encouraged and committed violence in the name of plaintiff Party, but also embarked on a deliberate campaign to sabotage and destroy constructive social and economic programs of the Party, to wit:
- A. An early successful and popular program of plaintiff
 Party was the provision of free, hot breakfasts to minor children
 in the black communities throughout the United States. This
 program was dependant on efforts of plaintiff Party members
 and volunteer contributions of food and other provisions from
 local merchants, businessmen and churches. Finding little to
 objectively criticize about this program other than vague charges
 about propagandizing the participating children (which simply
 meant teaching them ideas defendants disliked), defendants and
 their agents decided to destroy the program.
- B. In 1969 an alleged member of the Party residing in Sacramento, California, drew up a so-called "comic book" depicting police as caricature "pigs" for purposes of political propaganda, and sent it to the Oakland, California headquarters of the Party for review and comment. This "comic book" was then reviewed and rejected for publication or circulation by the leadership of the Party because it was thought to be non-reflective of Party philosophy—too crude and in bad taske. An operative or informant, however, stole one of the few drafts of this proposed publication and delivered it to FBI defendants and their agents who added captions that advocated violence, printed thousands of copies bearing plaintiff Party's name, and circulated

them throughout the country, particularly to merchants and businesses contributing to the breakfast program. Those who received these so-called comics and the media were falsely told and led to believe by defendants and their agents that the booklets were given out to children participating in the breakfast program. These misrepresentations and deceptive acts were done by defendants and their agents in order to damage the Party and the breakfast program.

- c. Churches which assisted the plaintiff Party in its breakfast program were also harassed by defendants and their agents and deterred from continuing support. In 1969, for example, the San Diego office of defendant FBI officials placed telephone calls and wrote anonymous letters to the Auxiliary Bishop of the San Diego Diocese of the Catholic Church falsely claiming to be parishoners upset about Father Frank Curran's support of the breakfast program. Within one month of these calls and other injurious actions taken by defendants, Father Curran was transferred from the San Diego Diocese to the State of New Mexico. Defendant FBI officials and their agents reported in their internal memoranda that Father Curran had been "neutralized" and that the breakfast program in San Diego had been destroyed.
- p. Another constructive program that the plaintiff
 Party has undertaken to the displeasure of defendants and their
 agents is the free testing of black and other subject persons
 for Sickle Cell Anomia. To destroy this program, which is
 centered in Oakland, California, defendants have urged local

police in Oakland and surrounding communities to arrest for unlawful solicitation plaintiff Party members who seek street donations to the Sickle Cell program. The pressure from defendants an local police to make these arrests has been so great, and the police attitude toward plaintiffs created largely by defendants and their agents so hostile, that even after the San Francisco solicitation ordinance under which plaintiffs had been arrested was declared unconstitutional by a California Court, San Francisco police continued to arrest plaintiff Party members. In addition, defendants and their agents, on information and belief, contacted local media people and persuaded them to publish articles and broadcasts falsely attacking the legitimacy of plaintiff Party's Sickle Cell Anemia program so as to reduce contributions to the program.

instrumental in founding an independent non-profit corporation called the Educational Opportunities Corporation, Inc. (EOC).

This corporation primarily sponsors a model school for approximately one-hundred and thirty-five elementary grade children in Oakland, California. Since its formation, agents and operatives of defendant FBI AND IRS officials have called upon teachers and contributors of the school to question them and deter them from having any further contact with or support for the school.

SUPPRESSING FIRE EXPENSION AND MIGREPRESENTING THE PARTY

- 52. Defendants and their agents interferred with and suppressed plaintiff Party members' and associates' rights to express their views to the public and misrepresented their true views to the public for the purpose, and with the effect, of losing the Party political and financial support, to wit:
- A. Colleges, universities and other institutions that invited representatives of the Party to speak and answer questions were contacted by defendants and their agents and urged to cancel the engagements. When friendly persuasion did not work to cancel the speaking engagements, defendants and their agents telephoned anonymously to officials at said colleges, universities or other institutions and warned them of violence if plaintiff members were permitted to speak. In addition, defendants and their agents would contact members of the plaintiff Party or their families and warn them that if they made the intended speaking engagements as promised they would be killed or injured. All of these actions were taken for the purpose, and often with the effect, of preventing their representatives from expressing their views publicly.
- PANTHER, a weekly newspaper with a national circulation. Defendants and their agents have sought to suppress the publication and distribution of this newspaper by sabotaging its offices, destroying numerous shipments of the paper, vandalizing facks carrying the paper, instigating arrests of street vendors of the newspaper, and pressuring commercial airliners that transport the paper nationally to charge a higher rate than that normally charged other organizations shipping similar printed matter. Defendants and their agents also persuaded the lastal Service to charge the

plaintiff Party a higher postage rate for mailing paid subscriptions than what is normally afforded similar publications.

Defendant IRS officials and their agents served summonses on banks seeking information about the Party and its paper for the purpose of destroying the publication and circulation of THE BLACK
PANTHER.

- containing half-truths and out-right fabrications and disseminated. This information to friendly sources within local radio and television stations and newspapers throughout the country so that false and harmful stories about the Party, its leaders and activities would be conveyed to the public. At the same time, defendants and their agents have, on information and belief, urged the media to discourage the printing, publishing or dissemination of any true information about positive programs and activities that the Party has been engaged in since its inception.
- appear for public speaking or on television radio broadcasts, defendants have provided false information, or privileged but embarrassing information gained by unlawful means, to hecklers, callers-in and, in some instances, "friendly" media sources so that the Party would be discredited with the public and its supporters. Defendants and their agents also instigated, for example, the arrest of former Chicago Party Meader Fred Hampton when he was about to appear on a local television program. The arrest was intended to, and did, embarrass, humiliate and discredit the plaintiff Party with the public and its supporters.

OTHER GENERAL HARASSMENT OF MEMBERS AND SUPPORTERS

- 53. Defendants and their agents have engaged in a wide variety of actions beyond those categorized generally and set forth specifically hereinabove. All of these actions have been and are maliciously, unlawfully and intentionally undertaken pursuant to a systematic plan and goal of destroying the Party, and injuring its members and supporters. These actions by defendants and their agents include, inter alia:
- A. Informing or contacting businesses and persons with whom plaintiffs were employed or had an economic relationship about plaintiffs' political views and activities for the purpose and with the effect of damaging plaintiffs' economic interests.
- B. Informing family or other persons associated with plaintiffs of allegedly immoral activity by plaintiffs in order to disrupt and injure the plaintiffs in these relationships.
 - C. Destroying plaintiffs' personal and real property.
- D. Making plaintiff supporters of the Party falsely appear to be hostile to the Party by "leaking" to the Party forged documents bearing a supporter's signature and attacking or ridiculing the Party.
- E. Sending or "leaking" forged documents or false information to plaintiff supporters that reasonably places said supporters in apprehension for their lives or safety because the documents or information falsely threatens them in the name of plaintiff Party.

- The Calling upon plaintiffs and questioning them about their and other Party members' and supporting activities for the purpose of "chilling" plaintiffs' right to free expression and association.
- G. Placing plaintiffs' under physical surveillance, opening their mail, eavesdropping on their conversations and committing other acts in violation of plaintiffs' rights to associational privacy.
- by defendants and their agents, individually and in concert, and were done wilfully, intentionally, maliciously, in bad faith and with a knowing and reckless disregard of plaintiffs' constitutional rights. Said acts of defendants and their agents were undertaken for the unlawful purpose, and with the effect, of punishing, harassing and burdening plaintiffs because their political beliefs, activities and associations were and are opposed by defendants. All of the defendants and agents were or are personally involved in the conspiracy herein alleged and their conduct has caused grave and substantial damage to plaintiffs entitling plaintiffs to damages against the defendants and their agents.

FIRST CLAIM FOR RELIEF

54. As alleged in paragraphs one through fifty-three, the actions of defendants and their agents violated and continue to violate the First Amendment rights of plaintiffs and the classes they represent to freedom of expression and association.

Second Claim for Relief

of defendants and their agents in using their investigatory,
law enforcement and other official powers to selectively and
discriminatorily retaliate against and punish plaintiffs
for their political beliefs, expressions and associations violates
plaintiffs' rights to due process and equal protection of the law
as guaranteed by the Fifth Amendment to the United States Constitution.

Third Claim for Relief

56. As alleged in paragraphs one through fifty-three, defendants and their agents violated and continued to violate the Fourth, Fifth and Ninth Amendment rights of the plaintiffs and the members of the classes they represent to be free from unreasonable governmental invasions and abridgements of their personal and associational privacy.

Fourth Claim for Relief

57. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents complained of herein constitute a conspiracy to deprive plaintiffs and the classes they represent of the equal protection of the law in violation of Title 42 United States Code, Section 1985.

Fifth Claim for Relief

58. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to

discriminate and discriminating against plaintiffs with respect to use of the mails violates 39 U.S.C. §403 which prohibits any undue or unreasonable discrimination among users of the mails.

Sixth Claim for Relief

59. As alleged in paragraphs one through fifty-three, the actions of CIA defendants and their agents and the other defendants and their agents who knowingly conspired with them, violate 50 U.S.C. \$403 which prohibits the CIA from exercising any law enforcement powers or internal security functions.

Seventh Claim for Relief

- 60. As alleged in paragraphs one through fifty-three, the acts of defendants and their agents in conspiring to examine and investigate plaintiff's finances and associations were unnecessary to any legitimate tax purposes and in violation of 26 U.S.C. \$7605(b).
- represent have suffered and will continue to suffer deprivation of their constutional and statutory rights unless granted the relief prayed for in this complaint. Plaintiffs have no plain, adequate or complete remedy at law against the policies and practices of defendants. Injunctive and declaratory relief are necessary in order to adequately protect the rights of plaintiffs and the classes they represent.

RELIEF

WHEREFORE, plaintiffs pray that this Court:

- Dislare, pursuant to 28 U.S.C. \$2201-2202 that defendants and their agents, employees, and adjuncts conspired to and have acted unlawfully in subjecting plaintiffs to injury because of their political beliefs, expressions and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs', their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, committing harmful acts to persons and property and falsely attributing said acts to plaintiffs, inciting plaintiffs to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, circulation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, 'damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.
- 2. Grant appropriate equitable relief in the form of a preliminary and permanent injunction restraining defendants, their agents, employees, adjuncts and successors from conspiring to subject, and subjecting plaintiffs to injury because of their political beliefs, expression and association by placing plaintiffs under surveillance, intercepting and opening plaintiffs' mail, instigating the arrest of plaintiffs, interrogating plaintiffs, their families and associates, misrepresenting plaintiffs' views to others, forging plaintiffs' names and identities to threatening and other documents, committing harmful acts to persons and property and falsely

attributing said aets to plaintiffs, inciting plaintiffs' to violence, interfering with plaintiff Party's Community programs, suppressing and interfering with the printing, eirculation and distribution of plaintiff Party's newspaper and other literature, interfering with and abridging plaintiffs' rights to freedom of expression and association, damaging plaintiffs' and their associates' property and causing plaintiffs' physical harm and emotional distress.

- 3. Grant appropriate equitable relief in the form of a preliminary and permanet injunction restraining defendants and their agents, employees and adjuncts from destroying any of the files, memoranda, tapes, film, photographs, doeuments or other materials relevant to past and present actions of defendants and their agents against plaintiffs until this litigation is ultimately resolved; and
- 4. Award plaintiffs damages in excess of \$50,000,000, the precise amount to be ascertained upon trial, for repeated and continuous violations of plaintiffs' Constitutional rights and to hold the defendants named herein jointly and severally liable for such damages;

- 5. Award plaintiffs punitive damages of \$50,000,000, to be apportioned against each of the defendants named herein;
- 6. Award plaintiffs' reasonable attorneys fees for the prosecution of this action; and
- 7. Grant such other relief as the Court may deem just and proper.

Respectfully submitted.

BRUCE J. TERRIS 1908 Sunderland Place, N.W. Washington, D.C. 20036 (202) 785-1992

FRED J. HIESTAND
COPPELMAN & HIESTAND
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CLAREMONT HOTEL
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CHARLES R. GARRY
1256 Market Street
San Francisco, California 94102
(415) 864-3131

Of Counsel

December 1, 1976

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Mr. Gallagher A CONTAINED

DATE: 1/17/77

FROM

J. G. Deegan

203 PDD CH - Mr. Adams 1 - Mr. Ingram

Ext. Affairs.....

Fig. & Pars.

1 - Mr. Deegan

SUBJECT:

THE BLACK PANTHER PARTY, ET AL., V.

EDWARD LEVI, ET AL. (U.S.D.C., D.C.)

CIVIL ACTION FILE NO. 76-2205

1 - Mr. Mintz (Attn:

Spec. Inv. Training elephone Rm. Directar Sec'v

Rec. Mgnt.

Inspection Intell. --

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Legal Plan. & Eval.

Gen. Inv.

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Assac. Dir. Depf AD Adm. __ Dep, AD Inv._ Asst. "far.: Admi-Serv Fxt. Affairs Fin. & Pers.

To furnish the Legal Counsel Division a reasonable estimate of the number of volumes maintained at FBIHQ concerning our investigation of the Black Panther Party (BPP) and the individual plaintiffs named in the complaint.

RECOMMENDATION:

None. For information.

Director.....

Assoc. Dir..... Dep. AD Adm..... Dep. AD Inv JON JUL Intell. Legal Coun Plan. & Insp..... Fec. Mgt..... S. & T. Curv.....

Spec. Inv. Training.....

SYNOPSIS & DETAILS: Captioned civil action has been filled by the BPP and eight individuals who claim to be members and/or supporters of the BPP. Among the defendants, in addition to Mr. Levi are the Director, the estate of J. Edgar Hodger, William C. Sullivan, various present and former heads of the Central Intelligence Agency (CIA), Treasury Department, Internal Revenue Service (IRS), Department of the Army, U. S. Postal Service, and 15 unnamed defendants.

The complainants allege that the defendants conspired to achieve destruction of the BPP by means of a concerted plan conceived and implemented in 1967, to ruin the BPP both politically and financially. The plaintiffs seek injunctive relief and damages in excess of \$50 million.

The following is a list of files at FBIHQ concerning the individual named plaintiffs:

ST-108

(6)

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

FBI/DOJ

3

Memo J. G. Deegan to Mr. Gallagher Re: BLACK PANTHER PARTY

Plaintiff	Bureau File 1	No. Section	ns Subsections Serials	Bulky Exhibits (B) Enclosures (E)
Huey P.	92-12718		. 31	
Newton	92-12718	2 1	14	
MEMCOII	92-13082	1	. 14	
	105-165429	20.	1	
Total:	4	24	1 890	
				3E
Total:	157 - 12301 1	4	147 147	<u>1B</u>
	25-563188	1	9	
	44-51417	1	5	1E
	100-447268	4	142	1B
Total:	3	6	156	
P. Z	157-19403	2	120	1E 1B
Total:	1	2	120	
	100-458945	1	12	
	1	1	12	
	62-5-35491	. 1		116E
	(1/29/70)	T		
IULAI:	1	1		
John	26-116469	2	unavaila	ble
George	40-54736	1	unavaila	ble
	105-115561	1	16	
	105-236674	2	45	1B
	140-13628		5	
Total:	5	7	66	
	26-13983	on	microfilm	
	26-164285	on	microfilm	
	26-341643	1	1	
	62-251	ī	_	
	87-56256	ī	2	
	95-46347	· · · · · · · · · · · · · · · · · · ·	. The second constant $oldsymbol{1}^{n}$	
Total:	6	4	4	3
	9-43429	1	5	1E
	26-22480	on	microfilm	l .
	42-7960	2	59	
	52-21700	on	microfilm	
	58-5870	1	56	
	95-98205	1	1	
	109-213	1	1	
	157-14621	· · · · 2	33	. 0
Total:	8	8	155	

Memo J. G. Deegan to Mr. Gallagher

Re: BLACK PANTHER PARTY

Bulky

			Exhibits (B)
Plaintiff	Bureau File No.	Sections	Subsections Serials Enclosures (E
		_	_
	100-439812-1	1	1
	100-203581-1131	1	1
	100-7888-50,52,26	5 1	3
	121-9757-5,8X	1	· · · · · · · · · · · · · · · · · · ·
Total.	Λ	4	7

GRAND TOTAL PLAINTIFF FILES:

Files 34 Sections 59 Subsections 1 Serials (approx.) 1557 Enclosures 10 Bulky Exhibits

Plaintiff: The Black Panther Party File Number: 105-165706

Sub-				Bulky	
Sections	Sections	Serials	Encs.	Exhibits	SUB FILES
1	4	311	1		
	5	405	-		
2 3 4 5	18	1062	3		1 Sub A
4	ı	121	_		
5	18	1116	6	1	
6 7	3	185			
7	1	19			
8 9	14	760	5		1 Sub A
9	56	2874	1	1	2 Sub A
10	7	495	2		
11	12	701	1 2		
12	3	288	2		
13	10	516		,	1 Sub A
15	15	1109	2		1 Sub A
16	2	62			
18	1	35			
19	4	318	1		•
21	11	445			
23	8	328	3	1	

Memo J. G. Deegan to Mr. Gallagher Re: BLACK PANTHER PARTY

Sub Sections	Sections	Serials	Encs.	Bulky Exhibits	SUB FILES
24	1	73			
25	1	45			
26	54	3151	12	1	,
27		55			
28	3	184			
29	1 3 2 9	72			
30	9	357	2		
31	13	690	2 2 3 2	·	
32	42	2321	3	1	1 Sub A
33	8	549	2		l Sub A
34	59	3803	41		1 Sub A
35	1	121			
36	11	439	1		l Sub A
37	16	950			1 Sub A
38		61			
39	3	189	1		
40	8	384			
41	1 3 8 4 3 2 1	249	1		
42	3	207	1 1	1	
43	2	224	_	_	
44	1	41			
46	15	452			
48	1	5			
49	1 4	217			
50	21	729	7		
52	8	513			
53	18	1225	1 2	1	1 Sub A
54	3	150			
56	18 3 2 2 1 1	56			
61	2	116			
62	ī	32			
63	1	35			
64	ī	90			
65	2	147			
66	2	157			
67	6	591			
84	22	1400	7		
101	1	27			
221	1	38	1		
231	ī	24			
232	ī	7			
233	ī	5			
243	$\overline{f 1}$	29			
256	$\overline{f 1}$	7			
267	ī	3			
278	· · · · · · <u>1</u> · · · ·		. *		
Totals:	555	31,398	111	7	12

Memo J. G. Deegan to Mr. Gallagher Re: BLACK PANTHER PARTY

BLACK PANTHER PARTY TOTALS: (MAIN FILE)

Sections	555
Serials (Approx.)	31,398
Enclosures	111
Bulky Exhibits	7
Sub As	12

In addition, Bureau file captioned, "Counterintelligence Program, Black Nationalist Hate Groups, Racial Intelligence", file number 100-448006, will have to be reviewed if any COINTELPRO actions are directed at plaintiffs or plaintiff organization. This file consists of 26 sections with approximately 2400 serials.

Also, electronic surveillance (ELSUR) files concerning BPP and plaintiffs will have to be reviewed. A determination has not been made as to the number of sections and serials contained in these files.

Iemorandum

TO

Mr. Gallagher

FROM

J. G. Deegan

SUBJECT: THE BLACK PANTHER PARTY,

ET AL., V.

EDWARD LEVI, ET AL.,

(U. S. D. C., D. C.)

CIVIL ACTION FILE NO. 76-2205



1 - Mr. Gallagher 1 - Mr. Ingram

1 - Mr. Deegan 1 - Mr. Thornton

l - Mr. Ash

1 - Mr. Mintz

(Attn:

(Attn:

DATE: 2/2/77

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Telephone Rm._

b7C

Assac. Dir.

Director Sec'y ..

To furnish the Identification Division background information on the plaintiffs in this civil action which will enable the Identification Division to preserve the identification records of the plaintiffs.

Captioned civil action has been filed by the Black Panther Party (BPP) and 10 individuals who claim to be members and/or supporters of the BPP. Among the defendants, in addition to Mr. Levi, are the Director, the estate of J. Edgar Hoover, William C. Sullivan, various present and former heads of the Central Intelligence Agency (CIA), Treasury Department, Internal Revenue Service (IRS), Department of the Army, United States Postal Service, and 15 unnamed defendants. The plaintiffs allege that the defendants conspired to achieve destruction of The Department of Justice has advised that in connection with this law suit, all documents which in any way relate or which might potentially relate to this matter, be preserved pending the outcome of this litigation. this regard, General Investigative Division is furnishing appropriate background and other identifying information to enable the Identification Division to preserve any records that division might have concerning the plaintiffs.

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FEB 15 1977

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CONTINUED - OVERSI

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File one. ITS

Memorandum to Mr. Gallagher RE: THE BLACK PANTHER PARTY

RECOMMENDATION: That the Identification Division take appropriate action to prevent the destruction of any and all documents which relate or might potentially relate to the plaintiffs pending the outcome of this litigation.

APPROVED:	Adm. Serv.	Legal Coun. M	\ # # [*]	
Director				per.
Ymnoc. Dir.	Gen. Liv G. 1/2	Rec. Mat. S. & T. Serv		
Dap. AD Adm	122.3	Spro. Inv	7,	
Dep. AD Inv.	Intell.	Training		

<u>DETAILS</u>: Captioned civil action has been filed by the BPP and 10 individuals who claim to be members and/or supporters of the BPP. Among the defendants, in addition to Mr. Levi, are the Director, the estate of J. Edgar Hoover, William C. Sullivan, various present and former heads of the CIA, Treasury Department, IRS, Department of the Army, United States Postal Service, and 15 unnamed defendants.

The complainants allege that the defendants conspired to achieve destruction of the BPP by means of a concerted plan conceived and implemented in 1967 to ruin the BPP both politically and financially. The plaintiffs seek injunctive relief and damages in excess of \$50 million.

The Department of Justice has advised that in connection with this law suit, all documents which in any way relate or which might potentially relate to this matter be preserved pending the outcome of this litigation. This restriction will also affect the 10 individual plaintiffs in this law suit and the restriction for destruction also applies to them.

Therefore, the following identifying information is being set forth for the benefit of the Identification Division so that appropriate action may be taken to prevent the destruction of any records maintained on the plaintiffs in the Identification Division.

Huey Percy Newton, aka Huey Newton, Don Penn Negro male, 5"11', 165 pounds Date of birth: February 17, 1942 Place of birth: Monroe, Louisiana Social Security Number: 566 56 4675 FBI Number: 804 121E

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2.			
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L	7')		
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l			
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	- Colombia		
7.	John Daniel George		
	Negro male Date of birth: September 16, 1928		
	Place of birth: Palatha, Florida Social Security Number: 221 20 0530		
8.	2		
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Memorandum to Mr. Gallagher
RE: THE BLACK PANTHER PARTY

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Airtel

1 - Mr. Held 1 - Mr. Adams

1 - Mr. McDermott

1 - Mr. Ingram Mr. Deegan

200367

Each Assistan

Prom: Director, FBI (62-

SAC, Albany

To:

THE BLACK PANTERS PARTY, ET AL. VERSUS, - FOR EDVARD LEVI. ET AL. (U. S. DISTRICT COURT, D. C.)

CIVIL ACTION FILE NUMBER 76-2205

He Bureau sirtel to Albany dated 1/12/77, that captioned civil action was filed by the Black Panther Party (SPP) in the U. S. District Court, District of Columbia, on 12/1/76, against Director Kelley and other defendants and requesting the preparation of a search slip on plaintiff organization and individual plaintiffs.

This suit alleges that the defendants conspired to achieve the destruction of the BPP by means of a concerted plan conceived and implemented in 1967, to ruin the BPP bit politically and financially. Cited as parts of, or examples of this "concerted plan" are the Cointelpro activition formerly carried out by the PBI against the EPP, the "White House enemies list," the "Huston Plan," illegal, warrantiess electronic surveillance, and various acts of harksament and assassination of party members. plidatiffs seek injunctive relief and damages in excess of \$50 million.

Each office should submit to FBIHQ a list of all files and references relating to plaintiffs and plaintiff organization. This information should be set forth in the following format: ST-108

2 - All Field Offices REC-26

2 - All Legal Attaches

(168)VRT:dm1 Ext. Affairs ...

Bufile 105-165706

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Plon. & Eval.

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FEB 11 1974 SEE NOTE PAGE TWO

GPO: 1976 O - 207-526

Dep. AD Adm. ___ Dep. AD inv._

Asst. Dir.:

Fin. & Pers. _

Gen. Inv. -Inspection ...

Intell. . Loboratory Legal Coun.

Airtel to SAC, Albany Se: The Black Panther Party

> Sureau File Number (if known); Field Office File Number: Number of Sections; Sub-sections; and Serials

Also, list bulky exhibits and enclosures

Since this civil action alleges use of illegal, warrantless electronic surveillance and Cointelpro, these files will have to be included in your list.

It is anticipated this information will be furnished to the Civil Bivision of the Department to aid the Department in responding to anticipated discovery requests.

NOTE: This matter has been coordinated with SA of the Legal Counsel Division.

	**
APPROVED:	Adm. Serv
Director	Condition 9 1KV
Dep. AD Inv 37 Tul	17.1211

Legal County
Plan. & Insp......
Rec. Mat.

Training.....

emorandum

: Director, FBI

DATE: February 17, 1977

legat, Rome (157-8) (RUC)

SUBJECT:

THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL.

(U. S. DISTRICT COURT, D. C.)

CIVIL ACTION FILE NUMBER 76-2205

Re Bureau airtels 1/12/77 and 2/8/77

Following is a list of files in the Rome Office pertaining to plaintiffs and plaintiff organization:

1. BLACK PANTHER PARTY Bufile 105-165706 Rome file 157-8 2 Sections - 238 Serials

Former Tel Aviv file 157-1 1 Section - 35 Serials

- 2. FBI SUMMARY OF EXTREMIST ACTIVITIES RESEARCH MATTER THE EXTREMIST SPEAKS Bufile 157-19537 Former Tel Aviv file 157-2 1 Section - 25 Serials
- 3. HUEY P. NEWTON Bufile 157-19537 Former Tel Aviv file 157-2 Serials 1, 3, and 10

Bureau (1 - Foreign Liaison) JCM: MEG 1 - Rome

REC-50 (2-1/74) FEB 23 197

Additionally, Rome and former Tel Aviv indices contain the following references. Material referred to, however, was previously destroyed in accordance with the Bureau-approved file destruction program. The Bufile number in each case is unknown.

- 1. BLACK PANTHER PARTY
 Former Tel Aviv file 105-17 (numerous serials)
 Former Tel Aviv file 105-31, Serials 17, 18
 Rome file 157-5, Serial 1
 Rome file 100-12 Serial 1
 Rome file 157-45 Serials 1 and 2
- 2. HUEY P. NEWTON
 Rome file 105-0 Serial 4
 Former Tel Aviv file 105-17 (numerous serials)
 Former Tel Aviv file 105-14 Serial 42
- 3. Former Tel Aviv file 105-14 Serial 21 Former Tel Aviv file 105-17 Serials 27,31,32,74,75

b6

b7C

- 4. Rome file 157-0 Serial 4
- 5. Former Tel Aviv file 105-17 Serials 3, 26, 28
- 6. Former Tel Aviv file 105-17 Serials 20, 26

Rome and former Tel Aviv ; indices contain no references to JOHN GEORGE,

Memorandum

TO : DIRECTOR, FBI

DATE: 2/24/77

FROM: SAC, BIRMINGHAM (62-2624) (RUC)

SUBJECT:

THE BLACK PANTHER PARTY, ET AL EDWARD LEVI, ET AL, (U.S.D.C., D.C.) CIVIL ACTION FILE NUMBER 76-2205

ALL INFORMATION CONTAINED
WEREIN IS UNCLASSIFIED ROOM
DAY 9803 RD

Re Buairtel, 2/8/77.

Review of Birmingham indices indicates no files or references identifiable with plaintiffs except for those set forth below:

HENRY P. NEWTON
Bureau File Number-105-165429
Birmingham File Number-157-3688
Number of Sections - 1
Sub-sections - 0
Serials - 37
Birmingham File Number-105-1074-164
(One page memo re NEWTON contained in Birmingham BPP file.)

NEWTON were entered in the Birmingham Extremist Album (BH file 157-3299) which was destroyed pursuant to FBIHQ instructions since Bureau has copies of all items entered in said album.

Key Activist Album (BH file number 100-5391-SF1-111).

2- Bureau
1 - Birmingham
TJM: seb
(3)

MAR 1 6 107 U.S. Savings Bonds Regularly on the Payroll Savings Plan

		FBI
		Date: 2/18/77
Transm	nit the following in _	(Type in plaintext or code)
Via	Λτοπτ	<u></u>
v 1a	A	(Precedence)
	TO:	DIRECTOR, FBI
	FROM:	SAC, SAN DIEGO (62-2318)(RUC)
	SUBJECT:	THE BLACK PANTHER PARTY; ET AL VS EDWARD LEVI; ET AL
		(U.S.D.C., D.C.) CIVIL ACTION FILE NUMBER: 76-2205
		MEREIN IS UNCLASSIFIED PROJECT 1988 by 7803 RDD
		Re Bureau airtel to Albany dated 2/8/77.
	relating	Following is a list of all files and references to plaintiffs and plaintiff organization:
	BLACK PAN	THER PARTY
		Bureau File Number: 105-165706-16 San Diego File Number: 100-13978* Number of Sections: 42 Sub-Sections: 48 Serials: 4480
		Bureau File Number: 105-165706-16 San Diego File Number: 157-3099*
		1A FEB 21 1977
	2 - Burea 1 - San D	iego
	AWO:mlr (3)	100 407 58th
A	pproved: RM/2	Sentb7
	7 / // s	pecial Agent in Charge GPO: 1975 O - 590-992
	5 MAR 7 1977	

Number of Sections: 4
Sub-Sections: 12
Serials: 405

Bureau File Number; 100-467491 San Diego File Number: 100-16200-Sub 2-45 Number of Sections: 1 Serials: 1

Bureau File Number: Unknown
San Diego File Number: 100-16882-22; 75
Number of Sections: 2
Serials: 2

HUEY P. NEWTON

Bureau File Number: Unknown
San Diego File Number: 157-525*
Number of Sections: 1
Sub-Sections: None
Serials: 30

Bureau File Number: 157-8415
San Diego File Number: 157-167-106
Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: Unknown
San Diego File Number: 157-405-Sub A
Number of Sections: None
Sub-Sections: 1
Serials: 1

Bureau File Number: 105-165706-16
San Diego File Number: 100-13978-16 p. 4
-18 p. 2
-88
-219
-1A-20,
p 159-161

Number of Sections: 2 Sub-Sections: 1 Serials: 5

Bureau File Number: Unknown San Diego File Number: 157-1980*

Number of Sections: 1
Sub-Sections: None
Serials: 3

Bureau File Number: 105-165706-16 San Diego File Number: 100-13978-643 -1068

-1227 p 3 -1360A -Sub C-118

Number of Sections: 4
Sub-Sections: 1
Serials: 5

Bureau File Number: 62-111181 San Diego File Number: 100-14736-53 p 35

Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: 14-3079

San Diego File Number 100-14909-279

Number of Sections:

Sub-Sections: Serials:

Bureau File Number: San Diego File Number:

Number of Sections: Sub-Sections:

Serials:

Bureau File Number:

San Digo File Number: Number of Sections:

Sub-Sections:

Serials:

Unknown

1

1

1

None 1

None

Unknown 157-525-14 p 2

100-15563-3 p 3

None 1

Bureau File Number: 157-22627

San Diego File Number:

Number of Sections: Sub-Sections:

Serials:

157-526-131 p 3

1 None 1

Bureau File Number: Unknown San Diego File Number: 157-890-62

Number of Sections: 1 None Sub-Sections: Serials: 1

Bureau File Number: Unknown

157-405-Sub A San Diego File Number:

None Number of Sections: 1 Sub-Sections: 1 Serials:

b6 b7C

Bureau File Number: 100-447268
San Diego File Number: 100-14589*
Number of Sections: 1
Sub-Sections: None

Serials: No.

Bureau File Number: 100-16

San Diego File Number: 100-5786-6397

-6405 -6406 -6408 -6412 -6413

Number of Sections: 1
Sub-Sections: None

Serials: 6

Bureau File Number: 105-165706-16 San Diego File Number: 100-13978-643 p 3 -747 p 4

-747 p -762 -971

Number of Sections: 4
Sub-Sections: None
Serials: 4

Bureau File Number: Unknown
San Diego File Number: 100-14584-6

Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: Unknown

San Diego File Number: 100-14892-112B p 5

Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: Unknown
San Diego File Number: 100-15027-6
Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: Unknown
San Diego File Number: 100-16193-68 p 6
Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: Unknown
San Diego File Number: 100-16200-(Photo Album)
Number of Sections: None
Sub-Sections: 1
Serials: 1

Bureau File Number: 157-23577
San Diego File Number: 157-2815
Number of Sections: 1
Sub-Sections: None
Serials: 1

Bureau File Number: Unknown
San Diego File Number: 157-525-14 p 1
Number of Sections: 1
Sub-Sections: None
Serials: 1

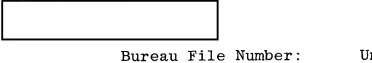
Bureau File Number: Unknown
San Diego File Number: 100-14273, Vol II
(Key Activist Album)

Number of Sections: Sub-Sections: Serials:	1 None 1

No main files or references

No	main	files	or	references

No main files or references



Bureau File Number: Unknown
San Diego File Number: 157-4409*
Number of Sections: 1
Sub-Sections: None
Serials: 3

b7C

Bureau File Number: 100-470203
San Diego File Number: 100-16271-89
Number of Sections: 1
Sub-Sections: None

Sub-Sections: No Serials: 1

JOHN GEORGE

Bureau File Number: Unknown

San Diego File Number: 100-16200-199

Number of Sections: 1
Sub-Sections: None
Serials: 1

(Identifying information not sufficient

to positively identify)

Bureau File Number: 100-472028 San Diego File Number: 100-1084-104

Number of Sections: 1
Sub-Sections: None
Serials: 1

(Identifying information not sufficient

to positively identify)

Bureau File Number: 105-165706-16 San Diego File Number: 100-13978-740

Number of Sections: 1
Sub-Sections: None
Serials: 1

No main files or references

The San Diego Office conducted no illegal, warrantless electronic surveillances on either the listed plaintiffs or plaintiff organization. b7C

SD 62-2318 The San Diego Office has the following Cointelpro file relating to the plaintiff organization: Bureau File Number: 100-448006 San Diego File Number: Number of Sections: 100-14192 3 Sub-Sections: NoneSerials: 308

Transmitted.

b7C

MM 62-6615

Under the name of Black Panther Party, the following files and serials were located:

157-2646*

13 volumes

1030 serials and Bufile 105-165706.

157-3269*

2 serials

157-3726*

9 serials

Bufile 105-174039.

157-4383-Sub A*

35 serials

Bufile 157-22627.

157-4383*

125 serials

01 1410

Bufile 157-15693.

157-3341*

157-3283*

49 serials

7 serials

Bufile 7-12962.

157-3589*

4 serials

157-3645*

4 serials

105-3596*

l serial

170-355-397

157-3642-1

100-00-1765

105-00-512

105-00-565

100-105#8-1

80-1374-Sub 2-30 Page 12.

100-15068-136.

105-18507-5.

105-20418-4.

157-2811-1.

164-102-26

MM 62-6615

The following references were located concerning HUEY P. NEWTON:

100-15068-136

157-2422-550

The f	ollowing	reference	was	located	for	

80-1353-D-69

The following references were located for

b7C

80-1353-D-208

157-2422-165

The following references were located for

157-6075-1 and 2

80-1353-D-184

105-2138-704

	(Rev.				Dep. AD In	
دست	7		FBI		Asst. Dir.: Adm. Serv.	
			Date:	2/18/77	Ext. Affair Fin. & Pers Gen. Inv.	1
ransm	ait the following in		(Type in plaintext or o	enda)	Ident Intell	
7.	AIRTEL		AIRMAIL	,ode)	Legal Coun. Plan. & Insp	
/ 1a	AIRIEL		(Precedence)		Rcc. Mgt	
			ALL INFORMATI		Training	
	TO:	DIRECTOR, FBI	DATE IS UNC	11 BY 9803 RDD	Telephone Rr	
	FROM:	SAC, SEATTLE (1	57-807)			
	SUBJECT:	THE BLACK PANTH		AL, VERSUS		
		EDWARD LEVI, ET (U. S. DISTRICT)	•	
		CIVIL ACTION FI				
		Re Bureau airte	l to Albany,	4 لبعد . 2/8/77	,	
		Seattle maintain				
	Party (B)	PP), Seattle file consists of 112	157-807, Bur	eau file 105	5-165706. This	
	of 157-8	While this file 07 were maintaine		the following	ng sub-sections	×
	SUB	DESCRIPTION	N	VOLUMES	<u>SERIALS</u>	
	A	Bureau instruct:	ionaREC-39	3	159	
	В	BPP-Tacoma, Wasi	h., Branch	n 7/740	12 539	
	С	BPP-Yakima, Was	h., Branch	1	33	
	D	Permanent assign	nment of	7 M	AR 1 1977	
		BPP-Pasco, Wash	., Branch	1	9	
	E					
	E F.	Bi-weekly intel		11	1	
		Bi-weekly intelmary from San F		11	1	
	F. (2)- Bure	mary from San F		11	1	
	F.	mary from San F au tle		11		
	F. (2) - Bure - Seat	mary from San F au tle		11		
	F. 2 - Bure 1 - Seat TASH: kn	mary from San F		11		

SE 157-807

G.	Finances	7	586
H	Underground act	1	14
I	Communications (to records		
J	Real estate	1	23
K	Public appearances by Party leaders	1	24
L	Inter-communal committees		1
M	Fortifications	1	3

Exhibits: Seattle maintained a 1-A section on compared telephone number file hits. This section includes 26 item 1-A section was maintained pertaining to airbills coment of BPP newspapers. There are 17 of these exhibits a 1-A section on real estate was also maintained and included occuments regarding BPP real estate transactions. Semaintained numerous items recovered from BPP residences vacated. These items were destroyed in 1974, with the exception of two tape recordings of public speeches by BPP officers recorded in 1970 and one recording regarding BPP retail matter in Smith Act of 1940.

Seattle has no serials or files pertaining to setronic surveillance or Cointelpro directed against the Seattle RPP.

		Date: 2/14/77	
Tran	smit the following in	(Type in plaintext or code)	
Via _	AIRTEL	AIR MAIL	
		(Precedence)	
	TO :	DIRECTOR, FBI (62-)	"
	FROM :	SAC, BUTTE (62-) (RUC)	1
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205	
		ReBuairtel to Albany, 2/8/77. المعدم	
	BLAC	CK PANTHER PARTY ALL INFORMATION CO HEREIN IS UNCLASS. DATE 1931 by.	
		Bureau File #105-165706 Butte File #157-199 Number of Sections - 9 Number of Sub-sections - None Number of Serials - 336	4803KPD)6H
		Bulky Exhibits - None Enclosures - None REC-33	
	HUEY	PERCY NEWTON & Zoc	
		Bureau File #105-165429 Butte File #105-1023 Number of Sections - 1 Number of Sub-sections - None Number of Serials - 2 FEB 17	
	20/21	Bulky Exhibits - None Enclosures - None	
	2 - Burea 1 - Butte	iu (AM)	The state of the s
	(3)	Sent M Per	
	5480	pecial Agent in Charge	

The state of the s	
	Section 1995
No record	
No record	
Bureau File #100-	446997
Butte File #100-	8835
Number of Section Number of Sub-sec	s - 1
Number of Serials	tions - None
The second secon	- 100
Bulky Exhibits -]	None.
Enclosures - None	
Butte File #157-19	30
Da 000 1 11 10 1 - 15	
Two newspaper clip	nings one which
announces that h	ne will speak at
the University	of Montana and the
announces that h the University of second is an int	of Montana and the
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b7C

FBI

Trans	mit the following in _	Date: 2/23///
Via _	A I DTFI	(Type in plaintext or code) (Precedence)
	то:	DIRECTOR, FBI
	FROM:	
	SUBJECT:	THE BLACK PANTHER PARTY, ALL INFORMATION CONTAINED ET AL, VERSUS EDWARD LEVI, ET AL (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NO. 76-2205
	Bureau ai	Re Bureau airtel to Albany dated 1/12/77, and rtel to Albany dated 2/8/77.
		Search of Dallas Office indices and review of restigative files indicates the following case references for plaintiffs and plaintiff organiza-
	1338 60 (2) - Burea	
	2 - San F 1 - Dalla GLG/jmb (5)	rancisco b6 b7C
	Approved:	Special Agent in Charge Sent M Per GPO: 1975 O - 590-992

DL 62-4873

were shown as indexed within the Black Panther Party National case file. HUEY P. NEWTON, were shown as listed in the Bureau Extremist Album, a non-investigative reference.

A search slip has been prepared on each of these individuals to insure that all files and references relating to them are maintained as instructed in Bureau airtel dated 1/12/77.

THE BLACK PANTHER PARTY - CLEAVER FACTION

EΜ

Bufile: 157-22627

Field Office File: 157-2203

Number of Sections: 3 (94 serials)

Number of Sub-sections: None

THE BLACK PANTHER PARTY WASHINGTON, D. C., CHAPTER

RM

Bufile: Unknown

Field Office File: 157-1822

Number of Sections: 1 (7 serials)

Number of Sub-sections: None

THE BLACK PANTHER PARTY -

NEWSPAPERS

EM - BPP

Bufile: Unknown

Field Office File: 157-2485

Number of Sections: 1 (3 serials)

Number of Sub-sections: None

HUEY P. NEWTON

RM - BPP

Bufile: 105-165429

Field Office File: 157-1576

Number of Sections: 1 (21 serials)

Number of Sub-sections: None

Miscellaneous Serials: 5

Dallas Office indices did not list any investigative case files for plaintiffs

<u>JOHN</u>GEORGE

o7C

Special Agent in Charge

7 19**77**

GPO: 1975 O - 590-992

b7C

FBI

Date: Transmit the following in ____ (Type in plaintext or code)

CE 157-6171

Emergency Conference to Defend the Rights of the Black Panther Party to Exist RM (Bufile: (CE file: 157-7456) Number of sections: 1 Number of serials: 3

Rally in Support of the Black Panther Party, Lincoln Memorial, Washington, D.C., 6/19/70 RM (Bufile: 105-165706) (CE file: 157-7631) Number of sections: 1 Number of serials: 24

Black Panther Party Activities, Ft. Bragg, N.C., RM-BPP (Bufile: (CE file: 157-7618) Number of sections: 1 Number of serials: 7

Black Extremist Group Recruiting Former Black Panther Party Members RM (Bufile: 157-14970) (CE file: 157-7061) Number of sections: 2

Number of serials: 100

Approved: _ Special Agent in Charge

b7C

FBI

	Date:	1
Transmit the following	ng in(Type in plaintext or code)	
Via	(Precedence)	
CE 15	7-6171	
	Black Panther Party - Computerized Telephone Number File EM-BPP (Bufile:) (CE file: 157-8819) Number of sections: 1 Number of serials: 37	
	Black Panther Party Lumberton, N.C. EM-BPP (Bufile: 105-165706-SUB 8) (CE file: 157-9763) Number of sections: 1 Number of serials: 47	
	Possible Civil Rights Violations Black Panther Party ANTI-RIOT LAWS; CIVIL RIGHTS (BUFILE:) (CE file: 176-17) Number of sections: 1 Number of serials: 80	
	Black Panther Party - Cleaver Faction EM (Bufile: 157-22627) (CE file: 157-8401) Number of sections: 7 Number of serials: 335 Number of 1A exhibit sections: 1 Number of 1A exhibit items: 23	,
	3	

Approved: ______ Sent _____ M Per _____

FBI

Date:

Transmit the following in		
m	(Type in plaintext or code)	•
Via	(Precedence)	

CE 157-6171

Demonstration By Students for a
Democratic Society and Black Panther
Party Members Protesting Appearance
of Vice-President SPIRO T. AGNEW,
Charlotte, N.C., 7/11/69, and
Vietnam War
IS-MISCELLANEOUS; VIDEM
(Bufile:
)
(CE file: 100-10747)
Number of sections: 1
Number of serials: 4

Chief of Police J.C. Goodman, Jr.,
Charlotte, N.C., Police Department, and
Other City, State, and Federal
Law Enforcement Officers;
BEN CHAVIS and other individuals
Desiring Affiliation with Black
Panther Party - Victim
CIVIL RIGHTS
(BUFILE: 44-43630)
(CE file: 44-1565)
Number of sections: 1
Number of serials: 23

Black Nationalist - Hate Groups,
Racial Intelligence, Black
Panther Party
RM
(BUFILE: 100-448006)
(CE file: 157-6109)
Number of sections: 2
Number of serials: 1/3
Number of 1A exhibit sections: 1
Number of 1A exhibit items: 1

Counterintelligence Program

1

pproved:	SentM	Per
0 114 1 01	•	

	Date:
Transmit t	he following in(Type in plaintext or code)
Via	(Precedence)
	CE 157-6171
	HUEY P. NEWTON EM-BPP (BUFILE: 105-165429) (CE file: 157-7730) Number of sections: 1 Number of serials: 22 Number of other file references: 7 HUEY P. NEWTON Defense Fund RM-BPP (BUFILE: (CE file: 157-7399) Number of sections: 1 Number of sections: 1 Number of sections: 1 Number of 1A exhibit sections: 1 Number of 1A exhibit items: This item is a tape recording of a HUEY P. NEWTON birthday rally in Winston-Salem. N.C. on 2/15/70. This tape was obtained by SA Radio Station WTOB, Winston-Salem, N.C. EM-BPP (BUFILE: 157-12343) (CE file: 157-9988) Number of sections: 1 Number of sections: 1 Number of serials: 20 Number of other file references: 1 EM-BPP No main file Number of file references: 3
	5

D	ate	

	Date:	
Fransmit the following in		
	(Type in plaintext or code)	
Via		
	(Precedence)	

CE 157-6171

EM-BPP

No main file

Number of file references: 1

JOHN GEORGE

EM-BPP

No main file

Number of file references: 1

Charlotte has no main files or file references on the following plaintiffs:

In addition to above, Charlotte has one copy each of the following two monographs:

"The Black Panthers - Hoodlum Revolutionaires"

"The Black Panther Party"

Plaintiff organization and plaintiffs have not been the subjects of an electronic surveillance in the Charlotte Division. No conversations of any of the named plaintiffs have been overheard by this office during the course of any electronic surveillance of others.

6

Special Agent in Charge

Sont

M Dor

GPO: 1975 O - 590-992

b6 b7C

D-36 (Rev. 2-14-74)
•	
	F B I
	Date:
ansmi	t the following in(Type in plaintext or code)
a	(Precedence)
	CE 157-6171
	Charlotte has no bulky exhibits on plaintiff organization or plaintiffs.
	a
	7.4

Approved: _______ Sent ______ M Per ______



		r b i
•		Date: 2/23/77
Trans	smit the following in	
	AIRTEL	(Type in plaintext or code)
Via .		<u> </u>
		(Precedence)
	TO:	DIRECTOR, FBI ALL INFORMATION CONTAINED WEREIN IS UNCLASSIFIED DATEP 3 1993 R DD/CAT
	FROM:	SAC, CLEVELAND (62-2446) (RUC)
	/ RE:	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U.S. DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205
		Re Bureau airtel to all field offices, 2/8/77.
		The following is a list of all Cleveland files ences relating to the plaintiffs and plaintiff ion as requested in referenced airtel:
	RE: BLAC	K PANTHER PARTY
		Main Files: Bufile 105-165706 CV file 157-797 52 sections (volumes), 2594 serials, 156 bulky exhibits, 17 enclosures (1-A section)
		Sub-sections: 113
		Sub 1 5 sections (volumes), 285 serials REC-39
		Sub 2 1 section (volume), 45 serials
c	337 6	Sub 3 1 section (volume), 36 serials
	2 - Burea 1 - Cleve WCB/cac (3)	

CV 62-2446

Sub A 2 sections (volumes), 20 serials

Sub B 1 section (volume), 4 serials

Sub C 8 sections (volumes), 106 serials

Main Files (continued): Bufile 105-165706 CV file 157-3419

1 section (volume), 10 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 36 CV file 157-3343 1 section (volume), 3 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 CV file 157-3332 1 section (volume), 2 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 11 CV file 157-2678 8 sections (volumes), 765 serials and 3 enclosures (1-A section) No sub-sections or bulky exhibits

Bufile Unknown CV file 157-2668 1 section (volume), 2 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-2674 1 section (volume), 2 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 11 CV file 157-2556 1 section (volume), 21 serials No sub-sections, bulky exhibits or enclosures CV 62-2446

Bufile Unknown CV file 157-2325 1 section (volume), 5 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 CV file 157-2220 1 section (volume), 52 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 CV file 157-2189 1 section (volume), 7 serials No sub-section, bulky exhibits or enclosures

Bufile 105-165706 Sub 53 CV file 157-2072 1 section (volume), 5 serials No sub-sections, bulky exhibits, or enclosures

Bufile 105-165706 Sub 10 CV file 157-3469 1 section (volume), 10 serials, and 1 enclosure (1-A section) No sub-sections or bulky exhibits

Bufile Unknown CV file 157-3315 1 section (volume), 9 serials and 1 enclosure (1-A section) No sub-sections or bulky exhibits

Bufile Unknown CV file 176-110 1 section (volume), 5 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-3453 1 section (volume), 33 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 174-405 1 section (volume), 13 serials No sub-sections, bulky exhibits or enclosures Bufile 157-22627 CV file 157-4599 1 section (volume), 19 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-5035 1 section (volume), 15 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 CV file 157-4527 1 section (volume), 26 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 11 CV file 157-3829 1 section (volume), 48 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 11 CV file 157-3828 1 section (volume), 41 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 CV file 157-3678 1 section (volume), 46 serials and 3 enclosures (1-A section) No sub-sections or bulky exhibits

Bufile Unknown CV file 157-4517 1 section (volume), 4 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-3537 1 section (volume), 2 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-3916 1 section (volume), 5 serials No sub-sections, bulky exhibits or enclosures CV 62-2446

Bufile Unknown CV file 157-4044 1 section (volume),31 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-4354 1 section (volume), 6 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV 157-4160 1 section (volume), 11 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 11 CV file 157-2753 6 sections (volumes), 358 serials and 4 enclosures (1-A section) No sub-sections or bulky exhibits

Bufile 105-165706 CV file 157-3257 2 sections (volumes), 87 serials and 1 enclosure (1-A section) No sub-sections or bulky exhibits

Bufile 105-165706 Sub 11 CV file 157-3072 3 sections (volumes), 294 serials No sub-sections, bulky exhibits or enclosures

Bufile 105-165706 Sub 11 CV file 157-3037 3 sections (volumes), 239 serials and 1 enclosure No sub-sections or bulky exhibits

Bufile 157-14701 CV file 157-2217 9 sections (volumes), 720 serials No sub-sections, bulky exhibits or enclosures

Bufile Unknown CV file 157-3930 5 sections (volumes), 244 serials No bulky exhibits or enclosures Sub-section: Sub A, 11 serials

References:

100-17802-342, 355

157-1976-52

157-2886-1 p. 2

157-2155-105 p. 5

157-263-1448, 1453

157-280-490 p. 104

157-289-218

157-0-165

157-0-293

100-28829-60

100-26259-230

157-1916-6

HUEY P. NEWTON RE:

Main File:

Bufile 105-165429 CV file 157-2633

1 section (volume), 74 serials

No sub-sections, bulky exhibits or

enclosures

References:

157-1448-268, 361

157-797-20

CV 62-2446 RE: Main File: None Reference: Re 157-1448-151 RE: Main File: Bufile 100-447268 CV file 100-29570 1 section (volume), 16 serials No sub-sections, bulky exhibits or enclosures Reference: 66-5396-320 RE: No Main File or References RE: No Main Files or References JOHN GEORGE

7

No Main File or References

No Main File or References

RE:

CV 6	2-2446	3				
RE:						
		No	Main	File	- ~ r	References

b6 b7C

Memorandum

TO : DIRECTOR, FBI DATE: 2/16/77

FR9M : SAC, HOUSTON (62-3128) (RUC)

THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL,

(U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205 ALL INFORMATION CONTAINED

wheir is unclassified that I was 1 with the second of the

Re Bureau airtel dated 2/8/77. ٢٠٠٠ 4

Following data submitted in accordance with instructions in referenced airtel:

RE:

BLACK PANTHER PARTY

Bufile

105-165706

Houston file

157-1352* (Caption "Black Panther

Party") 34

Number of Sections

Number of Sub-

Sections

Number of Serials

1767

Bufile

100-7254

Houston file

100-9029 (Caption "Characterizations

of Subversive, Extremist, Klan, White Hate and Militant Black

Organizations")

Number of Sections

Number of Sub-

Sections

Number of Serials

7 (References) 145000

2 Bureau 1-Houston

DCS:cjb (3)

REC-39

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan



HO 62-3128

	Bufile Houston file	157-22627 157-2697 (Caption "BPP - Cleaver Faction")		
	Number of Sections Number of Sub- Sections Number of Serials	2 0 95		
	Bufile Houston file Number of Sections Number of Sub-	9-60431 9-1767 (Caption "Foxlets") 7		
r	Sections Number of Serials	1 1 (Reference)		
RE:				
	Bufile Houston file	157-23582 105-2176 (Caption "Extremist Photo Album")		
	Number of Sections Number of Sub- Sections	0		
	Number of Serials	2 (References		
•	No main files.	•		
RE:	HUEY P. NEWTON			
	Bufile Houston file	Unknown 157-1367 (Caption "HUEY P. NEWTON - BPP - RM")		
	Number of Sections Number of Sub- Sections Number of Serials	1 0 7		

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	Bufile Houston file	105-165429 157-2305 (Caption "HUEY P. NEWTON, RM - BPP")
	Number of Sections Number of Sub-	1
	Sections Number of Serials	0 5
	Bufile Houston file	157-23582 105-2176 (Caption "Extremist Photo Album")
	Number of Sections Number of Sub-	11
	Sections Number of Serials	0 5 (References)
	Bufile Houston file	105-165706 157-1352 (Caption "Black Panther Party")
	Number of Sections Number of Sub-	3 +
	Sections Number of Serials	1 1 (Reference)
RE:		
	No Houston file.	
RE:		
	No Houston file.	
RE:		•
	No Houston file.	_
RE:		
	No Houston file.	

Ъб Ъ7С HO 62-3128

RE:	JOHN GEORGE
	No Houston file.
RE:	
	No Houston file

DATE: TO DIRECTOR, FBI SAC, ANCHORAGE (157-42) SUBJECT: THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205) Re Bureau airtel to Albany, 2/8/77. Information concerning plaintiffs and plaintiff organization in possession of Anchorage Office consists of the following: One serial, AN 100-2452A-45, containing photograph and biographical data regarding which is the Key Activist Photo Album. Three serials, AN 157-42-64, 81 and 82, pertaining to HUEY P. NEWTON, EM - BPP, OO: San Francisco. Serial 64 is Bureau airtel to Albany dated 11/13/70, regarding coverage to be afforded subject. Serials 81 and 82 are San Francisco teletypes to the Bureau dated 10/6/71 and 10/8/71, respectively, regarding NEWTON's travel to the Far East. Bufile 105-165706, AN file 157-42, consists of two volumes, no subsections or exhibits, of 103 serials, entitled Black Panther Party, EM BPP. There are no COINTELPRO or electronic surveillance files pertaining to plaintiffs or plaintiff organization. ALL INFORMATION CONTAINED 7 FEB 22 1977 Bureau (RM) Anchorage FFK:vlr

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

	FBI
	Date: 2/18/77
nit the following in $_$	(Type in plaintext or code)
AIRTEL	AIRMAIL
	(Precedence)
TO:	DIRECTOR, FBI (62-
FROM:	SAC, MOBILE (62-1772) (C)
SUBJECT:	THE BLACK PANTHER PARTY, ET AL,
	VERSUS EDWARD LEVI, ET AL,
	(U. S. DISTRICT COURT, D. C.)
	CIVIL ACTION FILE NUMBER 76-2205
	Re Bureau airtel to all offices, 2/8/77. اسم 4
	Cubmitted because he list of files and references
relating	Submitted herewith is list of files and references to plaintiffs and plaintiff organization.
	BLACK PANTHER PARTY FILES AND REFERENCES:
	BLACK PANTHER PARTY (BPP)
	EM-BPP
	BUFile 105-165706
	MOFile 105-793 18 Sections
	823 Serals
	1A Section with six exhibits
	ALL INFORMATION CONTAINED
	BLACK PANTHER PARTY (BPP) BLIME AND BUBLICATIONS BATTEP 3 1993 by 7803 P.D.
	FILMS AND PUBLICATIONS BUFILE 105-165706
	MOFile 105-793 SF-2
	1 Section
	5 Serials
	BUFile 105-165706 MOFile 105-793 SF-2 1 Section 5 Serials
_	more than the same of the same
2 - Bure	211
V I - Mobi	
•	
JTB-ddm	
(3)	- IN W
	J. H. WILLIAM
	PHINO

5 5 MAR 7 1977

Sent .

M Per

GPO: 1975 O - 590-992

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BLACK PANTHER PARTY (BPP)
FUNDS
BUFile 105-1657-6
MOFile 105-793 SF-2
1 Section
5 Serials

BLACK PANTHER PARTY (BPP)
ROCKFORD BRANCH
BUFile 105-165-706
MOFile 105-884
1 Section
3 Serials

EM - BPP BUFile 105-165706 MOFile 105-897 1 Section 18 Serials

ETUMBA RM BUFile unknown MOFile 105-900 1 Section 4 Serials

BLACK PANTHER PARTY (BPP)
INTERNATIONAL RELATIONS-CHINA
EM-BPP
BUFile 105-165706
MOFile 105-914
1 Section
29 Serials

EMERGENCY CONFERENCE TO DEFEND
THE RIGHT OF BPP TO EXIST
IS-C
BUFile unknown
MOFile 100-2147
1 Section
2 Serials

BLACK PANTHER PARTY NEW YORK (BPPNY)
IS-BPPNY
BUFile 105-157435
MOFile 100-1887
1 Section
16 Serials

EM-BPP
BUFile unknown
MOFile 157-4656
1 Section
77 Serials

BLACK PANTHER PARTY CLEAVER FACTION EM-BPP BUFile 157-22627 MOFile 157-6852 3 Sections 112 Serials

UNSUBS; ALLEGED MEETING OF "BLACK PANTHERS" NEW ORLEANS, LOUISIANA

- COMPLAINANT

RM
BUFile unknown
MOFile 157-3684
1 Section
3 Serials

UNSUB, aka Black Panthers

RM
BUFile unknown
MOFile 157-3334
1 Section
8 Serials

BLACK PANTHER PARTY - COMMUNICATIONS RM
BUPile 105-165706
MOFile 157-2831
I Section
8 Serials

EM

BUFile 157-8468
MOFile 157-2757-141
This reference is San Francisco airtel and
LHM, 12/8/71, captioned, "BLACK PANTHER PARTY
(BPP), INTERNATIONAL RELATIONS - CHINA"
8 Pages

LOWNDES COUNTY CHRISTIAN MOVEMENT FOR CIVIL RIGHTS RM
BUFile 157-4825
MOFile 157-1688-85, 97, 179
Two references are New York airtels to the Bureau, 11/1/66 and 11/4/66, captioned, "BLACK PANTHER PARTY, NY", BUFile 105-157435. The third reference is New York memo to Mobile, 8/12/68, captioned, "BPP-RM"
Total 3 Pages

STOKELY CARMICHAEL RM

BUFile 100-4460080

MOFile 100-1858-428

This reference is memo to SAC, Mobile, 8/30/58, which refers to BPP.

2 Pages

SM-C
BUFile 100-424397
MOFile 100-1915-20
Reference is San Francisco teletype to the Bureau, 8/28/67, which refers to BPP for Self Defense 2 Pages

STUDENT NON-VIOLENT COORDINATING COMMITTEE RM-SNCC BUFile 100-439190 MOFile 100-1693-428 Reference is Cincinnati LHM, 8/30/68, with reference to BPP 9 Pages

MO 62-1772

aka

IS-ISRAEL
BUFile 105-22139
MOFile 105-692-23
Reference is memo to SAC, Mobile, 5/17/66, which refers to wearing BPP Pins
4 Pages

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Following is list of files and references to individual plaintiffs. Mobile does not have previous references to

GEORGE, or

There are some in Mobile BPP
File 105-793, listed above, and these are not being set forth under individuals.

HUEY P. NEWTON:

HUEY PERCY NEWTON RM-BPP BUFile 105-165429 MOFile 157-3360 1 Section 30 serials

BLACK NATIONALIST ALBUM
BUFile 157-8415
MOFile 157-2512 SF-1-518
Photo of NEWTON maintained in album

LOWNDES COUNTY CHRISTIAN MOVEMENT
FOR CIVIL RIGHTS
RM
BUFile 157-4825
MOFile 157-1688-167
Reference is Los Angeles informant memo, 3/21/68, reporting on rally for NEWTON
3 Pages

INNER CITY VOICE

RM

BUFile 100-448591

MOFile 157-2623-1, 3

References are Detroit LHMs, 4/26/68 and 3/26/68, containing reference to NEWTON.

The two LHMs total 90 Pages

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aka at TUSKEGEE INSTITUTE, TUSKEGEE, ALABAMA, 12/6/67
IS-SNCC
BUFile 105-168197
MOFile 100-1901-58
Reference is Los Angeles airtel to the Bureau, 12/6/67, which mentions on page 4 that NEWTON was speaker at September, 1967 Conference at Palo Alto, California
5 Pages

MILITARY INTELLIGENCE LIST OF PERSONALITIES
OF CD INTEREST
BUFile not known
MOFile 80-111-613
List furnished 5/23/58 contains name of NEWTON
3 Pages

STUDENTS FOR A DEMOCRATIC SOCIETY
IS-SDS
BUFile 100-439048
MOFile 100-1789-132
Memo to SAC, Mobile, 1/30/69, attached pamphlet
"HUEY NEWTON SPEAKS TO THE MOVEMENT."
Memo is 2 Pages and Pamphlet 16 Pages

FBI Publication captioned, "1972 National Political Conventions, Potential Protest Activity" and dated 6/23/72
BUFile unknown
MOfile 100-1909 SF-1-6B
NEWTON is mentioned on page 3 of 6-page publication

BLACK EXTREMIST GROUP RECRUITING EX-BLACK PANTHER PARTY MEMBERS
RM
BUFile 157-14970
MOFile 157-3273-1
Bureau airtel of three pages dated 9/4/69 mentions
NEWTON as member of a new organization

MO 62-1772

BLACK NATIONALIST ALBUM BUFile 157-23582 MOFile 157-2512 SF-1, Page Photo of ELAINE DOROTHY B		

BUFile unknown MOFile 100-1995 SF-2-12	e da Partir	
Biographical sketch and pin Key Activist Alb		
	* * * * -	
EM-BPP BUFile 157-18403 MOFile 157-4562		

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(Time)

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SL 62-5099

TIE #	SLfile # NO	O. OF CPIONS	NO. OF SUB-SECTIONS	TOTAL OF SERIALS
105-165706	157-4672*	7	1	505
	157-4690	-1	0	3
105 -165 7 0 6	157-4749*	1	0	46
15 7-226 27	157-4946	3	.0	118
100-24397	157-5817-12	0	o -	1
100-439140	100-19355-173	0	0	1
105-165706	157-4792*	1	0	5
100-383649	10-11229-5226	0	0	1
157-10141	157-5934-14	d	*** 0	1
105-165706	157-4682*	1	. 	7
	HUEY P. I	NEWTON		
100-439190	100-19355-173	0	0	
100-449289 -	100-20325-81	0	0	1
100-439190	100-19355-235	0	0	1
105-165706	157-5872-1	0	0	1
105-165706	157-4142-16 Pg.5	0	0	1
105-16570	157-5872-31	0	0	1
105-165765	157-5872-614	0	0	1

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SL 62-5099

			<u> </u>	
BUFILE #	SLfile #	NO. OF SECTION	NO. OF SUB-SECT	TOTAL Q OF
100-447268	100-21590-1	0	0	1
105-165706	157-4142-16 Pg.	17 0	• 0	1
P	157-5003-5	0	0	1
65-58236	65-1563-48	0	0	1
100-447268	100-21590	1	0	7 7
		NONE		
105-165706	157-4142-16 Pg.	20 0	0	1
	the of year			
157-19403	157-5456	* 1		4
×	ANT AND	•		

JOHN GEORGE

NONE

NONE



Date: 2-22-77

		Date: Z = Z Z = 7 7
Transmit th	e following in	(Type in plaintext or code)
Via	AIRTEL	
		(Precedence)
	TO:	DIRECTOR, FBI
	FROM:	SAC, PHOENIX (157-2484) (RUC)
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL, VERSUS HEREIN IS UNCLASSIFIED DATE OF JUNE 1884 AND LEVI, ET AL, DATE OF JUNE 1884 AND LEVI, ET AL, CU. S. DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205
		Re Bureau airtel to Albany, 2-8-77, requesting a all files and references relating to plaintiffs and organization.
		The following is a complete list of all files and es pertaining to the plaintiffs in the civil action the requested format:
		HUEY P. NEWTON Bufile 105-165429 PX file 157-612, serials 13 no bulky exhibits or enclosures
		Bufile 157-8415 PX file 157-816-15, page 674 Sections - 4 Serials - 106 Enclosures - la Section, one photo of CLEVELAND SELLERS
(133%)	ba/	Bufile 105-165706 PX file 157-340-87 Sections - 16 Subsections - 3 Serials - 580 Enclosures - a. 2-2-69 edition of "The Black Panther"; b. outline of responsibilities, rank a
	2 - Burea 1 - Phoen	1ix 67
	SNS:dpt (13) HG

5 5 MAR 7 1977

GPO: 1975 O - 590-992

PX 157-2484 SNS:dpt

> Black Panther Party; c. one photo of known members of The Black Panther Party; d. photo and xerox copy of SYLVESTER HART; e. 1-4-69 edition "The Black Panther"; f. 1-15-69 edition "The Black Panther"; g. 1-25-69 edition "The Black Panther"; h. 2-2-69 edition of "The Black Panther"; i. tape of press conference, Tucson, RAY HEWITT; j. tape of CONNIE MATTHEWS' speech, Tucson; k. tape of RAY HEWITT speech, Tucson; 1. copy of contract #64690299; m. pamphlet utilized in black liberation school; n. 5-2-70 edition "The Black Panther"; o. photo of p. two photos of

Bufile (unknown) PX file 100-7265-4 Serials - 25

Butile 105-165706-38 PX file 157-950 Serials - 7 Enclosures - la, one photo of

Bufile 105-165706 PX file 157-340-406 Sections, subsections, serials and enclosures - as listed with the same file number under HUEY P. NEWTON

Bufile 157-8415 PX file 157-921-1 Serials - 34

Bufile (unknown) PX file 100-6790 Serials - 4

PX 157-2484 SNS:dpt

Bufile (unknown)
PX file 174-337-3
Serials - 4

Bufile (unknown) PX file 157-1921

Serials - 5

Enclosures - la, one photo and xerox copy of drivers license application for

JOHN GEORGE Bufile (unknown) PX file 157-180-5, page 18 Serials - 7

File search for

reflects no files or references pertaining to these individuals in the Phoenix Division.

The following is a complete list of all files and references pertaining to The Black Panther Party in the Phoenix Division:

Bufile (unknown) PX file 92-1147 Serials - 4

Bufile (unknown)
PX file 100-6824
Serials - 2

Bufile (unknown)

b2 b7D

Bufile (105-165706)
PX file 157-340
Sections, subsections, serials and enclosures as listed with the same file number under HUEY P. NEWTON

PX 157-2484 SNS:dpt.

Bufile 105-165706
PX file 157-518
Serials - 21
Enclosures - la, three "Black Panther Party
Committees Against Fascism", comments re
decentralization of police

Bufile (unknown) PX file 157-688 Serials - 12

S 12 .

Bufile 105-165706 PX file 157-710 Senials - 4

Bufile (unknown)
PX file 157-759
Serials - 2
Enclosures - la, a photostat of the mailing
list for the 1-22-70 issue of "The Black
Panther"

Bufile 105-165706 PX file 157-775 Serials - 26

Bufile 105-174039 PX file 157-78 Serials - 9 Enclosures - la, one photo of WOODS; JR.

Bufile 105-165706 PX file 157-1109 Serials - 18

Bufile (unknown)
PX file 157-1117
Serials - 5

Bufile 157-22627 PX file 157-1161 Sections - 3 Serials - 129 PX 157-2484 SNS:dpt

```
Bufile (unknown)
PX file 157-2484
Serials - 3
Bufile (unknown)
PX file 176-8
Serials - 3
Bufile 52-89899
PX file 52-2906-1, page 16
Sections - 2
Serials - 1
Bufile 88-55585
PX file 91-5170-35, page 3
Serials - 39
Enclosures - la, one photo of
     and one photo of
Bufile 100-7254
PX file 100-4257-192; 205, page 7;
  230, page 3; 233; 328; 351
Sections - 5
Serials - 420
Bufile (unknown)
PX file 105-0-1802
Bufile 100-439048-38
PX file 105-2773-5
Serials - 11
Enclosures - la, notice of peace rally at State
  Capitol on 10-26-68
Bufile (unknown)
PX file 157-180-5, page 12
Serials - 7
Bufile 157-8415-38
PX file 157-186-15, pages 5 and 6;
  17; 20, page 55; 53; 56; 63; 67; 75; 122.
Sections 4
Serials - 106
Enclosures - la, one photo of
```

PX 157-2484 SNS:dpt

> Bufile 105-165706, sub 26 PX 157-874-5, 6 Serials - 74

The file search under these headings reflected no Cointelpro activities and no electronic surveillance was used on either the plaintiffs or the plaintiff organization in the Phoenix Division nor were there any bulky exhibits under any of the files.

b7C

LS 157-811

Bufile 100-10355 Louisville File 100-197 Serials 1448 1809, pages 24 and 66

Bufile 157-8415-27 Louisville File 157-615 Serials 8, page 184 9, page 191 23 24

Possible Civil Rights Violations Black Panther Party Anti-Riot Laws; Civil Rights Buded: 7/25/69 Bufile Unknown Louisville File 176-15 Serials 1 - 5

Bufile 100-432657 Laisville File 100-6019 Serial 74, page 82

Black Panther Party Busing Program Detroit Division
EM - BPP
Brille Unknown
Detroit File 157-8360
Louisville File 157-1511
Serials 1 - 4

Bufile 157-20210 Louisville File 157-1324 Serials 1 - 3

Bufile 100-7254 Louisville File 100-4004 Serials 183 195, page 6 213 214, page 7 245, page 3 251, page 9 284 395

393 426

434

Bufile 105-165706 Louisville File 157-811 Serials 1 - 811

Louisville File 157-811A Serials 197 - 212

Louisville File 157-811B Serials 1 -36C

Louisville File 157-811C Serials 1-29B

Bufile 105-165706 Louisville File 92-281 Sub B Serial 18

HUEY P. NEWTON

Bufile 105-165429 Louisville File 157-1178 Serials 1 - 9

Bufile 157-84115 Louisville File 157-1241 Serial 1

Bufile 105-165706 Louisville File 157-811 Serials 2

34 208

> b6 b7C

Bufile 100-10355 Louisville File 100-197 Serial 2245

Bufile 157-84115 Louisville File 157-1241 Serial 1 Bufile 105-165706 Louisville File 157-811 Serial 112

Bufile 62-318 Louisville File 92-281 Sub B Serial 20

Bufile 105-165706 Louisville File 157-811 Serial 100

Key Activists Album Bufile 100-446997 Louisville File 100-5214

Current Intelligence Analysis Program Dated 2/7/69

Bufile Unknown Louisville File 100-4311 Serial 539

The files of the Louisville Division contain no information identifiable for

JOHN GEORGE

Louisville has prepared an FD-479 for each reference noted herein to insure that no files are destroyed which contain the Black Panther Party in the caption of the case, the Black Panther Party as a sub-caption to any individual investigation irrespective of classification or individuals listed as plaintiffs in the law suit.

bб b70

the following in	(Type in plaintext or code)	
Thent		
IRTEL	AIR MAIL (Precedence)	
	ALL INFORMATION-CONTAINED	
TO:	DIRECTOR, FBI DATEP 3 1933 BY 9803 LD]
FROM:	SAC, LAS VEGAS (157-130) (C)	
SUBJECT:	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205	
	Re Bureau airtel dated 2/8/77. ٢	
	 Black Panther Party; Bufile 105-165706, LV file 157-130; One section, 16 volumes, 826 serials; one sub-section, one volume, seven serials; four bulky exhibits. 	
	Cointelpro Black Nationalist Hate Groups; Bufile 100-448006, LV file 157-841; One section, one volume, 21 serials.	
	 HUEY P. NEWTON; Bufile 105-165429, LV file 157-780; One section, 15 serials, five references. 	
	No files or references at Las Vegas.	
	One reference. EX 104	
2 - Bureau 1 - Las Ve LES/jd (3)		977
cost of	TAM A	À
, V),		
roved: NKE		

b6 b7C

157-130

5. No files o nces at Las Vegas.

One reference:

7. Bufile 157-19403, LV file 157-963; One section, 16 serials.

8. JOHN GEORGE; No identifiable information.

9. No files or references at Las Vegas.

FBI

		Date:	2/25/77	1	
nsmit the following in _		(Type in plaintex	t or code)	 	
AIRTEL				I	
		(Preceden		RMATION CONTAIN	ED .
			MEREIN I	SUNCLASSIFIED	PNIN
TO:	DIRECTOR FBI		DATE	1993 BA 4X03	CUDET
FROM:	SAC, PHILADE	LPHIA (62-59	14)(SQ12)(F	RUC)	
SUBJECT:	Versus EDWAR (U.S. Distri	D LEVI, Et A ct Court, D.	1, C.)	.1	
See June	Civil Action	File Number	76-2205		
	Re Bureau ai	rtel to Alba	ny, 2/8/77.		
to refer	The followin enced airtel:	g informatio	n is suppli	ed in respor	nse
FILES:					
<u>Title</u>	Bureau <u>File #</u>	PH File #	<pre># of Sections</pre>	<pre># of Sub Sections</pre>	# of Serial
UNSUB; Black Panther Party	у;	9-3341	1	0	3
	thers yoffs to rds Played	92-2658	1	0	23
BPP-Weatherma Near Chester		100-51930	i	0 -1174	1 2 2
2) - Bureau I - Philadel	phia (62-5914)	(SQ12)		ZA MAR 1	. 1977
JRK:msd (3)					
Approved:	N W lun Special Agent in Charge	Sent _		M Per	R
57 MAR 1	7 1977 + 320			GPO : 1	975 O - 590-992

Black Panther Party	105-165706	157-2004	68	9	5161
Counterintelligence Program Black Nationalist - Hate Groups	100-448006	157-2371	2	0	143
Black Panther Party - Finances	105-165706 Sub 37	157-3984	8	0	625
Development of Informants in the Black Panther Party	105-165706 -32	157-3991	1	0	34
Black Panther Party - Films and Publications	105-165706 Sub 37	157-4012	6	0	411
National Conference For A United Front Against Fascism (NCUFAF Sponsored by BPP - 7/18-21/69	105 - 165706	157-4079	1	0	18
Black Panther Party (BPP); Racial Matters Smith Act of 1940 Seditious Conspiracy, Rebellion and Insurrect:	105-165706- 37	157-4104	15	0	428
Black Panther Party Reading, Pa.		157-4116	1	0	42
BPP - Free Clothes For Children Program	105-165706- 34	157-4230	1	0	25
Black Panther Party- International Relations	105-165706 Sub 84	157-4239	1	0	9

Black Panther Party - Free Health Clinic	157-4255	1	0	119
Black Panther Party (BPP) Wilmington, Del.	157-4261	1	0	7
Black Extremist Group Recruiting Ex-Black Panther Party Members	157-4274	1	0	3
Black Panther Party 105-16 (BPP) - Liberation Schools -		2	0	81
Emergency Conference 100-45 To Defend the Rights of the Black Panther Party to Exist	7330 157-4618	1	0	19
Shipment to BPP 1336 Fillmore Street San Francisco, Calif. 1/8/70	157-4638	1	0	4
Rally in Defense 105-19 of Black Panther Party Defendants, New Haven, Conn., 5/1,2,3/70	5691 157-4772	1	0	25
Rally in Support of 105-16 the Black Panther Party, Lincoln Memorial Washington, D.C. 6/19/70	5706 157-4871	1	0	4
BPP Community Information Center 3625 Wallace Street Philadelphia, Pa.	157-4996	1	0	30

Potential For Violence New Haven Division; Black Panther Party	157-5093	1	0	3
Raids on Black Panther Party Locations, Philadelphia, Pa., By Philadelphia Police Department, 8/31/70	157-5100	1	0	47
Black Panther Party East St. Louis, Ill.	157-5313	1	0	5
Black Panther Party (BPP) Underground Activities	157-5444	1	0	26
Black Panther Party (BPP), aka NCCF, Memphis Division	157-5721	1	0	10
Stronghold Con- 105-165 solidated Productions, Inc. (SCPI) (Black Panther Party Corporation)	706 157-5825	1	0	25
Congressional Investigations of Revolutionary Protest Groups				
Hearings Before the Committee on Internal Security, 100-455 House of Representatives, 7/21-24/70, "Black Panther Party, Part 3 Investigation of Activities in Detroit, Mich.; Philadelphia, Pa., and Indianapolis, Ind."	787 157-5987	1	0	9

Black Panther Party - 157-22627 Cleaver Faction	157-6296	8	1	455
Black Panther Party Intercommunal Committees Intercommunal Survival Committees	157-6461	1	0	2
Black Panther Party Dallas Division	157-9448	1	0	4
Black Panther Party Possible Federal Prose- cution Antiriot Laws	176-137	1	0	4
UNSUB; Burglary of the 52-94527 Media Resident Agency Room 203, County Building, Front Street and Orange Avenue, Media, Pa. 3/8-9/71	52-7165 Sub B- 278 p.2			1
UNSUB; Burglary 52-94527 of the Media Resident Agency, Room 203, County Building, Front Street and Orange Avenue, Media, Pa., 3/8-9/71	52-7165 Sub G- 245			1
UNSUB; Bombing Univer- 98-46593 sity of Wisconsin, Sterling Hall, Madison, Wis., 8/24/70	98-2514- 1318 p.2			1
Socialist Workers 100-16 Party	100-2036 Sub A - 143	2		1

Student Nonviolent Coordinating Committe (SNCC)		100-46820- 746 has been consolidated 157-2840 Vol	into		
Revolutionary Action Movement (RAM)	100-442684	100-46948- 324 has been consolidated 157-2841 Vol	into		
(Black Panther Party for Self- Defense)		157-2382-1	1	0	2
Black Nationalist Movement Western United States	157-8415	157-2522-1			1
Third National Conference on Black Power, Philadelphia, Pa., 8/29/68-9/1/68	157-9886	157-2808- 382	11	0	562
The Malcolm X Information Center Reading, Pa.	157-19145	157-5082- 15			1
Black Panther Party Travel of Leadership	105-165706	157-6020- 4 & 5			2
	100-447268	100-50819- 3	1	0	4
Black Panther Party (included in BPP surv	105-165706 ey)	157-2004 Sub E-2			1
Black Panther Party (included in BPP surv	105-165706 ey)	157-2004- 1737 p.326			1

b6 b7C

Black Panther Party 105-165706 (included in BPP survey)	157-2004- 2188 p.242			1	
Proposed Rally to Free Huey Newton Federal Building, 9th and Market Streets, Philadelphia, Pa., Saturday, 9/28/68	157-3068	1	0	16	
Demonstration in 105-165429 Support of Huey P. Newton, BPP, Minister of Defense, State Office Building, Broad and Spring Garden, Philadel- phia, Pa., 5/1/69	9 157-3835	1	0	88	
Red Family Alleged Pol- itical Kidnaping Plot	100-52361	1	0	2	
Black Panther Party 105-165706 (included in BPP survey)	6 157-2004- 1737 p.47			1	
Black Panther Party 105-165706 (included in BPP survey)	157-2004- 2188 p.35			1	
Black Panther Party 105-165706 (included in BPP survey)	157-2004 Sub El,2,3			3	
157-12301	157-3778	1	0	28	b6 b7C
Black Nationalist 157-8415 Movement Prepara- tion of Photographic Album	157-2627- 163			1	

BULKY EXHIBITS:

	•	
	157-2004-1B-4	Consists of 17 reels of record- ing tape and 4 reels of Pen- register tape
	157-2004-1B-6	Consists of 286 reels of record- ing tape
	157-2004-1B-7	Consists of 85 reels of recording tape
	157-2004-1B-9	Consists of 34 reels of record- ing tape
	Total Exhibits:	422 reels recording tape, 4 reels Pen-register tape.
ELSUR:		

90 Serials

Ε

157-2004-Sub C (included in BPP above) 157-2004-Sub C 212 logs





FBI

		Date: 2/25/17
Transr	mit the following in _ AIRTEL	(Type in plaintext or code)
Via		(Precedence)
	то	DIRECTOR, FBI (62-)
	FROM	SAC, NEWARK (157-6308)
	SUBJECT	BLACK PANTHER PARTY ET AL, VERSUS EDWARD LEVI, DATEP 3 1933 By 9803 Lbb/cf ET AL (USDC, D.C.) CIVIL ACTION FILE # 76-2205
	reference	Re: Bureau airtel to Albany, 2/8/77. Newark provides the following list in response to ed airtel:
	2-Bureau 2-Newark WJG/cap (4)	FEB 25 1977 FEB 25 1977

Approved:

Special Appli in Charge
7 1977

Per

GPO: 1975 O - 590-992

b6 b7C

NK 157-6308

FIELD FILE #	BUFILE #	# OF SECTIONS	# OF SUB SECTIONS	# OF SERIALS
157-2143				1
157-2393		4		1
157-2611				1
157-3964				1
157-4261				2
157-4518	105-165706			6
157-5055	105-165429			76
157-5815	<u>-</u>			1
157-5824				ī
157-6017	147-19403			3
157-6061				i
157-6648				2
157-6308	105-165706			50
157-5214	100-449271			236
176-52	176-1300			15
176-56	176-1334			3
176-58	105-165706		4	12
91-0			•	1
157-5029				4
157-5288	105-165706-32		•	3
9-2357	9-50035			33
9-2427				5
9-2549	9-52237			11
44-1227				12
52-6817	52-94527	·		1
66-1356				ī
92-3913	92-12058			
100-49194	105-165706 -			· · · · · · · · · · · · · · · · · · ·
	157-33667		23	8592
100-17007	23, 330,,		*	1
100-37220	100-379895		•	i
100-39371	100-7254			4
100-43105				15
100-49785				1
100-49654	100-448006	COINTELPRO)		170
		2		£ 10
				•

NK 157-6308

FIELD FILE #	BUFILE #	# OF SECTIONS	# OF SUB SECTIONS	# OF S	ERIALS
100-52977 100-30578 100-52500	157-12301			2 1 1	
105-7962 105-23027 105-29343 105-31394	100-147952 105-23301 105-257370		1	0 1 1	
105-31422 105-34248 174-1224 166-2161B	105-264094 105-200199			1 2 1	

NK 157-6308

There are no bulky exhibits maintained by Newark in the captioned matter.

There was no use of illegal, warrantless electronic surveillance conducted by Newark on the captioned organization or individuals.

F B I

	Date: 2/28/77	
Trans	Smit the following in(Type in plaintext or code)	
	AIRTEL	
Via_	(Precedence)	
	TO: Director, FBI	
	FROM: SAC, BALTIMORE (62-2703) (RUC)	
1	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL (UNITED STATES DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205	
	Re Bureau airtel to Albany dated 2/8/77.	
	Enclosed for the Bureau are 8 xeroxed copies of a list of all files and references relating to plain and plaintiff organization currently within the Baltimo	tiffs re Office
		Jos.
	HEREIN IS INCLASSIFIED DATE: 1993 BY 7803 PD	
	REC-31)	24
	ENGLOSUME 25 MART 1 1977	
1 10	2)- Bureau (Enc. 8) (Registered Mail) 1 - Baltimore DT:peh (3)	EL
L	Approved Special Agent in Charge b6 b7C Sent M Per	

FSEP 3 .. 1993] and missing /ch

Memorandum

TO : DIRECTOR, FBI

DATE: 2/23/77

FROM O: SAC, EL PASO (157-211) (RUC)

SUBJECT: THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205

and the constant of the consta

Re Bureau airtel to Albany, 2/8/77.

The following is a list of all files and references relating to plaintiffs and plaintiff organization:

BLACK PANTHER PARTY

FILES:

- 1. Bureau file #105-16570;
 El Paso file #157-211;
 15 Sections (Volumes)
 One (1) Sub-section;
 596 serials;
 No bulky exhibits;
 Seven (7) enclosures (lA's)
- 2. Bureau file #157-22627;
 El Paso file #157-374;
 Three (3) Sections;
 No Sub-sections;
 94 serials;
 No bulky exhibits or enclosures
- 3. Bureau file # unknown;
 El Paso file #157-217;
 One (1) Section;
 No Sub-sections;
 Six (6) serials;
 No bulky exhibits or enclosures

4. Bureau file # - unknown;
El Paso file #32-100;
One (1) Section;
No Sub-sections;
Two (2) serials;
No bulky exhibits or encl

FEB 28 1977

COUNSEL D6

P/Bureau DFB:gc₄

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Ve. 150

EP 157-211

5. Bureau file #105-165706; El Paso file #157-334; One (1) Section; No Sub-sections; 11 serials; No bulky exhibits or enclosures

CROSS REFERENCES:

- 1. El Paso file #52-2833-1, page 1B, Bureau file #52-89899.
- 2. El Paso file #100-5227-163, page 7, and 100-5227-175, page 3, Bureau file #100-7254.
- 3. El Paso file #100-5530-522, Bureau file 100-422089.
- 4. El Paso file #157-126-19, page 1, Bureau file #157-8415.
- 5. El Paso file #64-249-228, page 7, 64-249-323 and 64-249-212, pages 1, 4, 5 and 6, Bureau file #64-43922.
- 6. El Paso file #105-1279-91, Bureau file #105-127538.
- 7. El Paso file page 2, no Bureau file number. $^{\mathrm{b2}}_{\mathrm{b7D}}$

HUEY P. NEWTON

FILES:

1. Bureau file #105-165429;
El Paso file #157-284;
One (1) Section;
No Sub-sections;
Three (3) serials;
No bulky exhibits or enclosures

CROSS REFERENCES:

- El Paso file #100-5530-516, page 1 and 100-5530-522, page 1, Bureau file #100-422089.
- 2. El Paso file #157-126A-216, Bureau file #157-23582.
- 3. El Paso file #157-126-19, page 3, Bureau file number 157-8415.

EP 157-211

- 4. El Paso file #157-208-8, Bureau file number 100-448069
- 5. El Paso file #157-211-63, page 2 and 5, Bureau file #105-165706

NO FILES

CROSS REFERENCES:

1. El Paso file #157-126A-174, Bureau file #157-23582.

NO FILES

CROSS REFERENCES:

1. El Paso file #100-6079A-7, Bureau file #100-446997.

JOHN GEORGE

El Paso has no files identifiable to JOHN GEORGE. El Paso does have two cross references, El Paso file 91-452-27, page 5, office of origin, Phoenix, and El Paso file 87-3096-23, office of origin, Albuquerque. Both serials destroyed in routine file destruction program. El Paso is unable to determine if these references are identical to plaintiff JOHN GEORGE.

El Paso has no files or cross references identifiable with plaintiffs

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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1214329-0
Total Deleted Page(s) = 31
Page 211 ~ Duplicate;
Page 212 ~ Duplicate;
Page 213 ~ Duplicate;
Page 214 ~ Duplicate;
Page 215 ~ Duplicate;
Page 216 ~ Duplicate;
Page 217 ~ Duplicate;
Page 218 ~ Duplicate;
Page 219 ~ Duplicate;
Page 220 ~ Duplicate;
Page 221 ~ Duplicate;
Page 222 ~ Duplicate;
Page 223 ~ Duplicate;
Page 224 ~ Duplicate;
Page 225 ~ Duplicate;
Page 226 ~ Duplicate;
Page 227 ~ Duplicate;
Page 228 ~ Duplicate;
Page 229 ~ Duplicate;
Page 230 ~ Duplicate;
Page 231 ~ Duplicate;
Page 232 ~ Duplicate;
Page 233 ~ Duplicate;
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Page 235 ~ Duplicate;
Page 236 ~ Duplicate;
Page 237 ~ Duplicate;
Page 238 ~ Duplicate;
Page 239 ~ Duplicate;
Page 240 ~ Duplicate;
Page 241 ~ Duplicate;
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Memorandum

TO

: DIRECTOR, FBI

DATE:

2/18/77

FROM

LEGAT, MANILA (157-1)

SUBJECT: THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL,

(U.S. DISTRICT COURT, D.C.)

CIVIL ACTION FILE NUMBER 76-2205

ReBuairtel, 2/8/77.

Legat, Manila, has only one file related to Black Panther Party activities and no files maintained on any of the individuals. This file is identified as follows:

> BLACK PANTHER PARTY EM - BPP MAN 157-1 Serials 1 through 26

MIL REPORTATION CONTAINED

MIRRIN IS UNCLASSIFIED CODE

DATE I 1999 7803 CDD

b7C

There are no bulky exhibits or enclosures. Manila has not participated in any warrantless electronic surveillance or Cointelpro activities.

3 - Bureau (1-Foreign Liaison Unit)
1 - Manila GFE: jmp (4)

REC-49 62-//7442 - 26

(4)

1. MAR 1 1977

57 APR 6 1971

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

		F B I
		Date: 2/16/77
Transmit th	e following in	(Type in plaintext or code)
Via	AIRTEL	AIRMAIL (Precedence)
	TO:	DIRECTOR, FBI
()	THE BLACE	SAC, TAMPA (62-1451) (RUC) K PANTHER PARTY, ET AL, VERSUS
	EDWARD LI (U. S. D. CIVIL AC	EVI, ET AL, ISTRICT COURT, D. C.) TION FILE NUMBER 76-2205 ALL INFORMATION CONTAINED WEREIN IS UNCLASSIFIED DATSEP 7 1993 by 7803 (b)
		Re Bureau airtel to Albany, dated 2/8/77.
	Tampa con tiffs and	The following is the results of file review at ncerning files and references relating to plaind plaintiff organizations:
		Black Panther Party - Cleaver Faction
		Bureau file 157-22627 Tampa file 157-5567 Three Sections No Subsections 1 - 191 serials Three items in 1A section No bulky exhibits
		National Committee to Combat Fascism
~37 'Pa		Bureau file 105-165706, sub 64 Tampa file 105-4720 Two Sections No Subsections REC-62
	Bureau 1-Tampa JLM:vep (3)	EX- 108 20 FEB 18 1977
Appro	yod:	Sent M Per

Simple In Charge

GPO: 1975 O - 590-992

b6 b7C

TP 62-1451

1 - 322 serials Sixteen items in lA section No bulky exhibits

Black Panther Party

Bureau file 105-165706, sub 64 Tampa file 157-3466 Twelve Sections Subsections: 157-3466 sub 1

157-3466 sub 2 1 - 874 serials Five items in 1A section

Five items in lA se No bulky exhibits

Black Panther Party, Hillsborough County, Florida

1 - 12 serials

Tampa file 157-3659
One Section
No Subsections
1 - 52 Serials
No items in 1A or bulky exhibits

Black Panther Party, Orange County Florida

Tampa file 157-3664
One Section
No Subsections
1 - 11 serials
No items in 1A or bulky exhibits

Black Panther Party, Pinellas County, Florida

Tampa file 157-3658
One Section
No Subsections
1 - 27 serials
No items in 1A or bulky exhibits

Black Panther Party, Sarasota, Florida

Tampa file 157-4637
One Section
No Subsections
1 - 29 serials
No items in 1A or bulky exhibits

TP 62-1451

HUEY P. NEWTON

Bureau file 105-165429
Tampa file 157-4975
One Section
No Subsections
1 - 5 serials
No items in 1A or bulky exhibits

HUEY P. NEWTON - Defense Fund

Tampa file 157-4314
One Section
No Subsections
1 - 8 serials
No items in 1A or bulky exhibits

(Number)

(Time)

b7C

Re

located re

Bulky exhibits: none Enclosures: none On reference was located re MI 100-15983-8. Re No main files or references for were located in the Milwaukee Division. Re No main files or references were located in the Milwaukee Division. re Re No main file exists re No identifiable references were located regarding the same in the Milwaukee Division. Re No main file exists re No identifiable references were located regarding the same in the Milwaukee Division. Re Plaintiff JOHN GEORGE No identifiable main files or identifiable references were located in the Milwaukee Division for Plaintiff JOHN GEORGE.

b7C

Sub-sections: none Serials: (4) four

No identifiable main file or references were

in the Milwaukee Division.

Re Plaintiff HUEY P. NEWTON

Milwaukee Division file pertaining to HUEY P. NEWTON is described as follows:

> BU File #: 105-165429 MI File #: 157-1113

Number of sections: (1) one

Serials: (134) one hundred thirty four

Bulky exhibits: none Enclosures: (1) one

Nine (9) references were located re HUEY P.

NEWTON: MI 100-16307-8 MI 157-666-2

MI 157-600, 2517, 2551

MI 100-13320-820

MI 157-468, 272, 526, 1595

MI 157-659, 15

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D ~	
T H	
*	
_	

Milwaukee Division file pertaining to is described as follows:

BU File #: 157-19403

MI File #: 157-1931 (00: Los Angeles)

Number of sections: (1) one

Sub-sections: none Serials: (6) six Bulky exhibits: none Enclosures: none

No references were located re

b7C

Re Plaintiff Organization Black Panther Party

Milwaukee Division files pertaining to the Black Panther Party are described as follows:

Black Panther Party:

Bureau file #: 105-165706 sub 30

Milwaukee file #: 157-600 Number of sections:

Sub-sections: none

Serials: 2,573

Bulky exhibits: (9) nine sections - 363

serials

Enclosures: one (157-600-1A) 24 serials

Black Panther Party Milwaukee Chapter:

Bureau file #: 105-165706 Milwaukee file #: 157-1936 Number of sections: (3) three

Sub-sections: none

Serials: 255

Bulky exhibits: one section; one serial Enclosures: one section concsisting of (7)

seven serials

Black Panther Party (Rally):

Bureau file #: 105-165706 Milwaukee file #: 157-1238 Number of sections: (1) one

Sub-sections: none Serials: (4) four Bulky exhibits: none

Enclosures: none

Black Panther Party (Finances):

Bureau file #: 105-165706 Sub 30

Milwaukee file #: 157-1239 Number of sections: (1) one

Sub-sections: none

Serials: 59

Bulky exhibits: none

Enclosures: none

Black Panther Party Afro-Asian - Latin Student

Alliance

Bureau file #: 105-165706 Milwaukee file #: 157-1224 Number of sections: (1) one

Sub-sections: none Serials: (2) two

Builky exhibits: none

Enclosures: none

Black Panther Party - Attorneys

Bureau file #: 105-165706 Milwaukee file #: 157-1330 Number of sections: (1) one

Sub-sections: none Serials: (3) three Bulky exhibits: none Enclosures: none

Black Panther Party - Beloit, Wisconsin

Chapter

Bureau file #: 105-165706 Milwaukee file #: 157-747 Number of sections: (2) two

Sub-sections: none

Serials: 89

Bulky exhibits: none

Enclosures: (1) one consisting of three

serials

Black Panther Party (Breakfast for Children)

Bureau file #: 105-165706 Milwaukee file #: 157-753 Number of sections: (1) one

Sub-sections: none

Serials: 46

Bulky exhibits: none

Enclosures: none

Black Panther Party (Charlotte Division)

Bureau file #: 105-165706 Milwaukee file #: 157-1031 Number of sections (1) one Number of sub-sections: none

Serials: (3) three Bulky exhibits: none

Enclosures: none

Black Panther Party - CLEAVER Faction

Bureau file #: 157-22627 Milwaukee file #: 157-1505 Number of sections: (3) three

Sub-sections: none

Serials: 106

Bulky exhibits: one consisting of 19 serials

Enclosures: none

Black Panther Party - Las Vegas

Bureau file #: 105-165706 Milwaukee file #: 157-1892 Number of sections: (1) one

Sub-sections: none Serials: (6) six Bulky exhibits: none

Enclosures: none

Black Panther Party - Foreign Support

Bureau file #: 157-165706 Milwaukee file #: 157-871 Number of sections: (1) one

Sub-sections: none Serials: (4) four Bulky exhibits: none

Enclosures: none

Black Panther Party - Gun Law Violations - Possible Federal Prosecution Anti-Riot Laws

Bureau file #: unknown Milwaukee file #: 176-53 Number of sections: (1) one

Sub-sections: none Serials: (6) six Bulky exhibits: none

Enclosures: none

Black Panther Party - Liberation Schools

Bureau file #: 105-165706 Milwaukee file #: 157-1060 Number of sections: (1) one

Sub-sections: none Serials: (5) five Bulky exhibits: none Enclosures: none

Black Panther Party - Omaha Division

Bureau file #: 105-165706 Milwaukee file #: 157-852 Number of sections: (1) one

Sub-sections: none
Serials: (2) two
Bulky exhibits: none
Enclosures: none

Black Panther Party - Reaction to Arrest of

b7C

Bureau file #: 105-165706 Milwaukee file #: 157-1339 Number of sections: (1) one

Sub-sections: None
Serials: (2) two
Bulky exhibits: none
Enclosures: none

Black Panther Party - Rockford, Illinois Branch

Bureau file #: unknown

Milwaukee file #: 157-1337

Sections: (1) one Sub-sections: none

Serials: 23

Bulky exhibits: none

Enclosures: (1) one consisting of (1) one

serial

Black Panther Party - Travel of Leadership Bureau file #: 105-165706

Milwaukee file #: 157-984

Sections: (1) one Sub-sections: none

Serials: 17

Bulky exhibits: none

Enclosures: (1) one consisting of (1) one

serial

Black Panther Party - Underground

Bureau file #: 105-165706 Milwaukee file #: 157-794 Number of sections: (1) one

Sub-sections: none

Serials: 18

Bulky exhibits: none

Enclosures: none

Black Panther Party - Washington, D. C. Chapter

Bureau file #: 105-165706 Milwaukee file #: 157-1259 Number of sections: (1) one

Sub-sections: none Serials: (4) four Bulky exhibits: none

Enclosures: none

The following references were located in the Milwaukee Division re plaintiff organization:

100-17540-61

157-2795-14

157-782-127

66-1842 (6/28/71)

100-16017-4

157-726-11

157-775-1

157-767-19

157-787-18

157-656-(21,22,23)

157-837-12 100-12675-590, 509, 604, 557 157-00-105 100-00-1211 98-879-4665 page 3 157-1936-150 100-15252-1303 SAC letter 70-6 SAC letter 70-62 157-1756-5 66-950-1153

Re Counterintelligence Program, Black Nationalist Hate Groups, Racial Intelligence, Black Panther Party (BPP): b7D

The Counterintelligence Program file re the Black Panther Party (BPP) is described as follows:

> Bureau file #: 100-448006 Milwaukee file #: 157-459 Number of sections (1) one

Sub-sections: none Serials: 101 (one hundred one)

Bulky exhibits: (1) one section (3 serials)

Enclosures: none

Milwaukee Division results of electronic surveillance indices checks were negative re plaintiff organizations and individuals.

Approved: MASUN 1880

		F B I	
		Date: 2/18/77	
Træismit th	e following in	(Type in plaintext or code)	
	A T Daniel	1	
Via	AIRTEL	(Precedence)	
	TO: DIREC	CTOR, FBI (62-	
	FROM: SAC,	, MEMPHIS (157-1205)(C)	
	SUBJECT:	THE BLACK PANTHER PARTY ET AL vs	
	/	EDWARD LEVI; ET AL (U.S.D.C., D.C.) ALL INFORMATION CONTAINED WEREIN IS UNCLASSIFIED DATE: DATE: DATE: 1933 By 7803 P.D. P.D. 1935 By 7803 P.D. 1935 By 7803 P.D. 1935 By 7803 P.D. 1935 By 1935 P.D. 1935 By 1	
	7	CIVIL ACTION FILE NUMBER 76-2205	
		Re Bureau airtels to Albany 1/12/77 and 2/8/77.	X
	of an LHM	Enclosed herewith are the original and four copies captioned and dated as above.	4
	·		
	②-Bureau ((Encs. 5)	
	1-Memphis HSL:bc (3)	REC-62	34
	(0)	1. 108 62-117442-	力
2	ne ·	24 FEB 21 1977	
C4133	D. P. C.		
	-	A Control of the Cont	

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In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

Memphis, Tennessee February 18, 1977

RE: THE BLACK PANTHER PARTY

ET AL vs

EDWARD LEVI;

ET AL

(U. S. DISTRICT COURT, D. C.)

CIVIL ACTION FILE NUMBER 76-2205

The indices of the Memphis Office of the Federal Bureau of Investigation (FBI) failed to reflect any references John George,

Memphis indices reflect the following reference to

> ME 157-2896-138 One serial

Memphis indices reflect the following reference to Donald Martin Freed:

> ME 100-5044-1 One serial

Memphis indices reflect the following references to Elaine Dorothy Brown:

> ME 157-1205 Bureau file 105-165706 Two serials

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

b7C

ENCLOSURE 69-1114422

ALL INFORMATION CONTAINED

BY 98031

WEREIN IS UNCLASSIFIED

THE BLACK PANTHER PARTY ET AL VS EDWARD LEVI; ET AL ME 157-1224 One serial Memphis indices reflect the following references to Huey P. Newton: ME 100-3884-36 One serial ME 157-2512 Seven serials ME 100-5817-36 Page 3 One serial ME 100-4776-2 Page 5 One serial ME 157-1224 One serial ME 88-9333 Three serials Memphis indices reflect the following references to the Black Panther Party (BPP): ME 157-1205 Bureau file 105-165706 30 Sections 1,776 serials 26 Bulky Exhibits

THE BLACK PANTHER PARTY ET AL Vs EDWARD LEVI; ET AL

ME 66-823-269 Page 2 One serial

ME 157-109 Two serials

ME 100-4788 One serial

ME 157-2080 One serial

ME 100-3208 Eight serials

ME 100-2280 One serial

ME 100-00 One serial

ME 157-2834 Twenty-two serials

ME 157-3218 Twenty-one serials

ME 157-3151 Five serials

ME 157-3416 Three serials

ME 174-77 Three serials

> b2 b7D

One serial

	Date: 2/22/77
Transmit th	Type in plaintext or code)
Via	AIRTEL
	(Precedence)
	TO: DIRECTOR, FBI (62-
	FROM: SAC, KNOXVILLE (157-1478) (RUC) THE BLACK PANTHER PARTY, ET AL, VERSUS
	EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205) WEREIN IS UNCLASSIFIED DATESTP 7 1937 by 203 LDDC
	Re Knoxville airtel to Bureau 2/17/77.
	In addition to data set forth in re airtel, Knoxville Division has eleven 100-00A references re characterizations of BPP, four monographs re BPP and Black Nationalist Movement in the U. S. Racial Calendar KX file 157-1218-119,-163, Bufile 157-8415-24, two publications listed re BPP.
	2 - Bureau 1. FFR 26 1977
	2 Bureau 1 - Knoxville
	HAM/kjj (3)
	(3) (C) 1C C 7 3 3 S

5 4 MARIA 4 1977 Special Agent in Charge

b6 b7C

Transmitted (Number)

AX 62-280

There were no bulky exhibits or enclosures to the aforementioned AX 157-179 and AX 157-10.

Neither references nor identifiable references could be located for the following:

.IOHN	GEORGE	
	GEORGE	

UNITED STATES GOVERNMENT

Memorandum

: Director, FBI

FROM Legat, Paris

(157-26) (RUC)

SUBJECT: THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL

(U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205

Bureau airtel, February 8, 1977. Re:

Paris indices and files disclose the following information regarding plaintiff organization and plaintiffs:

1. BLACK PANTHER PARTY

Bureau File Number - 105-165706

- 157-26 Paris Number

Number of Sections - 1

Sub-sections

Serials -1,094

2. HUEY P. NEWTON Extremist Photographic Album

3

- 157-124 Paris Number

- November, 1974 File Destroyed

Key Activist Album

Paris indices contain no reference to the other plaintiffs in this matter. REC-62

FX-113

20 FEB 23 1977

ALL INPUBLICION CONTAINED

PAREIN IS UNCLASSIZ

62-1174112

DATE: February 16, 1977

(1 - Foreign Liaison Unit)

1 - Paris

MGZ: CAK

(4)

Str Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

		F B I	
منستنده		Date: 2/17/77	
Tran	nsmit the following in		
1		(Type in plaintext or code)	
Via	AIRTEL	(Precedence)	
	TO:	DIRECTOR, FBI	
	FROM: V	LEGAT, CARACAS (66-93) ALL INFORMATION CONTAINE	o
	SUBJECT:	THE BLACK PANTHER PARTY, SEREIN IS UNCLASSIFIED P. 1991 by 1803 P. ET AL, VERSUS EDWARD LEVI, DATE 1991 by 1803 P. ET AL,	DEH
		(U. S. DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205	
		ReFBIHQ airtel to Albany, 2/8/77. العدم 4	
	suit, Car (BPP) ide	In addition to information concerning captioned acas has only two reference to the Black Panther ntified as follows:	law Party
		1) New York airtel and LHM dated 11/2/71, in Bufile: 157-22627, CARfile: 157-0-8; and captioned "BLACK PANTHER PARTY - CLEAVER FACEM, BPP."	8a, CTION
		2) New York airtel and LHM dated 7/29/71, Bufile not indicated, CARfile: 105-0-29 and captioned, "ETUMBA," RACIAL MATTER. Both or communications make references to the Black Party-Cleaver Faction.	f these
\cc'	33t. 60	2-11712	32
	3 - Burea 1 - 1 - Carac	Foreign Liaison Unit	Ъ6 Ъ7С
	DGG/jms (4)		
		The state of the s	

Sent .

54 MAR 9 1977

Special Agent in Charge

Approved: _

FBI

		Date: 2/18/77	,
Transmit th	ne following in		
	AIRTEL	(Type in plaintext or code)	
Via		(Precedence)	
то	:	DIRECTOR, FBI (62-	
K			
, , ,	OM:	LEGAT, LONDON (100-4292) (RUC)	
ET US	AL., V. DC, DC VIL ACTI	PANTHER PARTY, EDWARD LEVI, ET AL. ON FILE NUMBER 76-2205 ReBuairtels 1/12/77 and 2/8/77.	leff
		Legat, London, files contain no references ident	ifiable
wi		JOHN GEOR With regard to	
		his name	
	ciuaea i stroyed.	n the London key Activist Album, which album has	been
Leg	gal Atta	Legat, London, files indicate that were the subjects of a file in the former che's Office in Copenhagen, namely, 157-26, whice een destroyed.	
to ma: Lor se: exi cor	gat, Lon then Bu in files ndon Off rials. hibits o ntained - Bureau (1 - F - London K:lkm	Spetal Agent in Charge 7 MAR 1 1977 HEART CO	uant two of the 26 ulky tion
	54 MA	BY5Y *	

ъб ъ7С

Legat, London, also has a file 157-100 regarding NEWTON which was maintained by the Copenhagen Legal Attache's Office. (Bufile 105-165429). The file consists of 21 serials. There is only one section, no sub-sections, nor bulky exhibits or enclosures. All of the pertinent information has been furnished to FBIHQ.

London file 157-135 and Copenhagen file 157-100 have been appropriately marked "Do Not Destroy".

FB1

		Do	ite: 2/18/77		1
ansmit the	following in	(Type in pla	intext or code)		
	AIRTEL	•			1
ia			(Priority)		
110	TO:	DIRECTOR, FBI LEGAT, MADRID (RUC	MEREIN IS U	ATION CONTAINED NCLASSIFIED 1993 By 7803 PD	DKH .
	SUBJECT:	THE BLACK PANTHER P. EDWARD LEVI, ET AL, (U.S. DISTRICT COUR CIVIL ACTION FILE N	ARTY, ET AL T, D.C.)		
		و نعور ReBuairtel 2/8/77	لمعم and 1/12/77		
	"Black Par Matters".	Legat, Madrid has on ther Party (BPP) In			
		Bufile number Field Office file Number of Sections Sub-sections; and Serials	157-4	65706 sub 84	
	Air Base,	Alleged chapter of Torrejon, Spain	Black	her Party, T	orrejon
		Bufile number Field Office file Number of Sections Sub-sections; and Serials	157-1 157-1	20 FEB 2:	
	l - Madrid GTG:mlt (4)	reign Liaisq o Unitl	, 8		b6 b7C

Approved: Special Agent in Charge

Sent_

Per -

GPO: 1970 O - 402-735

MAD (157-4

Black Panther Party (BPP) Cleaver Faction (CF) EM OO: New York

Bufile number Field Office file Number of Sections Sub-sections; and Serials	157-22627 157-20 1 0 20
--	-------------------------------------

Madrid indices contain no references to other individuals listed in ReBuairtel 1/12/77.

2/17/77 Date:

Transmit the following in	
The state of the s	(Type in plaintext or code)
AIRTEL	
Via	(Propodence)

TO: DIRECTOR, FBI (62-

FROM: SAC, KNOXVILLE (157-1478) (RUC)

THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL,

(U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205

ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED DATHER 7 1993 By 980

Re Bureau airtel to Albany 2/8/77.

Following are files and references in re airtel:

ORGANIZATION/ INDIVIDUAL	KX FILE #	BU FILE #	VOLUMES	SERIALS
Black Panther Party (BPP)	157-1478	105-165706	8	998
National Com- mittee to Combat Facism	157-1878B		1	5
BPP - Cleaver Faction	157-1478C	157-22627	4	161 (Including one serial in 1-A)
BPP Section of Single Finger- print File	32-00-204 & 32-108-81		. 0	1
BPP Knoxville Division	157-2262	105-165706	6 1-2-11	7447-35
2 - Bureau 1 - Knoxville	<u> </u>	<u>f</u> KeU-50	Parties and the state of the st	
HAM/kjj				FLB 19 1977

KX 157-1478

ORGANIZATION/ INDIVIDUAL	KX FILE #	BU FILE #	VOLUMES	SERIALS
Rally in Sup- port of BPP Lincoln Mem- orial, Washing- ton, D. C., 9/19/70		105-165706	1	6
BPP Permanent T Symbols	157-1478A	105-165706	1	17
Emergency Conference to Defend the Right of BPP to Exist	157-1867		1	2
Huey P. Newton	157-2023	105-165429	1	6
luey P. Newton	157-1218A- 206	157-23582	0	4 (Data on Newton o Extremist Photo Album (EPA)
	157-1218A- 149	157-23582	0	(Data on on EPA)
·	157-2262- 227	105-165706	0	(A reference to
album.	is in	ncluded on the	e key acti	ivist
No ma:	in files or 1	No bulky	JOHN C	

FBI

		Date: 2/25/77
Transı	mit the following in	(Type in plaintext or code)
Via _	AIRTEL	REGISTERED (Precedence)
	TO:	DIRECTOR, FBI
1	FROM:	SAC, PORTLAND (62-3147)(RUC)
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL V. EDWARD LEVI, ET AL (U.S. DISTRICT COURT, D.C.) CIVIL ACTION FILE #76-2205
		Re FBIHQ airtel dated 2/8/77. المر
	indicate plaintiff	A review of the Portland Office indices fails to any files or references identifiable with the following
		JOHN GEORGE 120 - 11th Street Oakland, California MEREIN IS UNCLASSIFIED 1903 Py 9203 PDD EX
		62 62 - 117442 - 30
	Burea Jenes JRH:csa (3)	u (RM) and SI:126 24 MAR 3 1977
	Approved:	BD Sent M Per

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5 5 MAR 1 0 1977

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PD 62-3147

Set forth below is a list of files and references in the Portland Office relating to plaintiffs and plaintiff organization:

Bufile - none PDfile - none References - 100-12071-3, 4 100-11705-219

Bufile 147-19403 PDfile 157-1073 1 section 3 serials

Bufile - none PDfile - none Reference - 100-11066 SUB 2

HUEY P. NEWTON
Bufile 157-16529
PDfile 157-654
1 section
17 serials
References - 100-12690-71
157-392-1695
157-392-333 p. 2
174-107-142
157-325-15 p. 67, 69

PD 62-3147

I. Black Panther Party
Portland Division
Bufile 105-165706
PDfile 157-392
Sections 24
Serials 1700

References:

1. People's Army Jamboree
1 reference - PDfile 100-11848-4

- 2. Characterization of Subversive Organizations
 Abbreviated Thumbnail Sketches
 Bufile 100-7254
 PDfile 100-8568-313, 324, 327, 329, 465, 476, 524, 531
 8 references
- 3. JANE FONDA vs. L. PATRICK GRAY, ET AL Bufile 100-459279 PDfile 100-12025-62 1 reference
- 4. Black Panther Party
 Washington, D.C. Chapter
 Racial Matters
 Bufile none
 PDfile 157-657-68
 1 reference
- 5. UNSUB; Series of Bombings, Eugene, Oregon Bufile 174-995 PDfile 174-107-538 1 reference
- 6. UNSUB; Finding of Dynamite Near Black Panther Party Residence, Eugene, Oregon Bufile - none PDfile 174-183 8 references
- 7. ARMBOM
 Bufile 174-3754
 PDfile 174-368-1573A p. 249, 549
 2 references

PD 62-3147 8. Black Nationalist Movement Western United States Bufile 157-8415 PDfile 157-325-15 p. 18, 67 2 references UNSUB; Alleged Threat by Black Panther Party To Assassinate President NIXON Threat Against the President Bufile 62-109078 PDfile 100-11705-314 1 reference Rally in Support of the Black Panther Party Lincoln Memorial, Washington, D.C. Racial Matters Bufile 105-165706 PDfile 157-718 3 references Predications for Security Investigations Bufile - none PDfile 100-11066 Sub 5-8 1 reference II. Main Files Black Panther Party Underground Activities Bufile 157-165706 PDfile 157-776 1 section 21 serials Black Panther Party Cleaver Faction Extremist Matters Bufile 157-22627 PDfile 157-1057 3 sections 105 serials

- 3. Black Panther Party Eugene, Oregon Bufile 176-48 PDfile 157-511 3 sections 336 serials
- 4. Picketing Freemont Bridge
 Portland, Oregon, Sponsored
 By Black Panther Party
 Bufile none
 PDfile 157-1046
 1 section
 9 serials
- Fossible Civil Rights Violations Black Panther Party Antiriot Laws; Civil Rights Bufile - none PDfile 157-571 1 section 5 serials
- 6. Black Panther Party
 Possible Federal Prosecution
 Antiriot Laws
 Bufile none
 PDfile 176-16
 1 section
 4 serials
- 7. Black Extremist Section of the Single Fingerprint File Identification Matter Racial Matters Bufile none PDfile 32-60 SUB A 16 serials
- 8. National Committee to Combat Fascism
 Bufile none
 PDfile 157-716
 4 serials

ì

3

- 9. Black Panther Party Committee to Combat Fascism
 Portland Division
 Bufile none
 PDfile 157-642
 79 serials
- 10. KENT FORD
 LINDA THORNTON
 Black Panther Party
 Portland, Oregon
 FRANK F. RUNYAN Victim
 Bufile 92-12827
 PDfile 92-324
 1 section
 42 serials

III. Sub-Sections

- 1. Black Panther Party
 Portland Division Finances
 Bufile 105-165706
 PDfile 157-392 SUB 1
 98 serials
- 2. Black Panther Party Portland Division PDfile 157-392 SUB 2 T symbols 142 serials
- 3. Black Panther Party San Francisco Reports Bufile 157-165706 PDfile 157-392 SUB 3
- 4. Black Panther Party Seattle Division Reports Bufile 157-165706 PDfile 157-392 SUB 4
 - 5. Black Panther Party Other Reports Bufile 157-165706 PDfile 157-392 SUB 5

- 6. Black Panther Party
 Travel of Black Panther Party Leadership
 Bufile 157-165706
 PDfile 157-392 SUB 6
 16 serials
- 7. Neighborhood Committee to Combat Fascism Bufile 157-165706 PDfile 157-392 SUB 7 30 serials
- 8. Eugene, Oregon Committee to Combat Fascism Bufile - none PDfile 157-392 SUB 8 102 serials
- 9. Black Panther Party Films
 Bufile none
 PDfile 157-392 SUB 9
- 10. Black Panther Party
 Telephone Records
 Bufile 157-165706 SUB 50
 PDfile 157-392 SUB 10
- 11. Black Panther Party Racial Matters Bureau Instructions Bufile 157-165706 PDfile 157-392 SUB 11 18 serials
- 12. Black Panther Party
 Public Appearances
 Bufile 157-165706
 PDfile 157-392 SUB 12
 16 serials
- 13. Black Panther Party
 Newspaper Articles
 Bufile 157-165706
 PDfile 157-392 SUB 13
 54 serials

OM 52-3506

- Literature on Black Panther Party (BPP) for Self Defense, Omaha, Nebraska.
 - Copy of throw away concerning BPP.
 - Two Ministry of Information Black Papers.
 - 4. One photocopy of BPP literature.
 - 5. One mimeograph sheet BPP.
- Nine photos of persons attending Peace and Freedom Party convention, 8/24/68, Fontennelle Park, Omaha.
- 7. Copy of obscene article appearing on page 4 of "The Black Panther" issue of 10/15/68.
- 27 photos taken at Peace and Freedom Party, 8/24/68.
- 12 photos and 5 negatives of persons present at Peace and Freedom Party convention, Fontennelle Park, Omaha, 8/24/68.
- 10. Group of BPP who participated in Anti-War March on 3/30/69.
- Hand bill throw away allegedly distributed at Tech High, Omaha, by representatives of BPP.
- 12. Two hand bills regarding demonstration for BPP in Des Moines, Iowa, 4/18/69.
 - 13. Copy of letter and list of 23 demands by

OM 62-3506 One photo of 14. 15. One photo of One copy of News Bulletin of the UFAF, 9/12/69. 16. One copy of News Bulletin of the UFAF, 9/12/69. 17. Copy of 11/4/69, issue of UFAF newsletter "Freedom by Any Means" issue. Copy of newsletter, 12/9/69. Copy of newsletter, 11/11/69. 20. 21. Copy of newsletter, 10/24/69, 22. Copy of newsletter, 1/20/70. Copy of issue # 12, of UFAF newsletter, 1/27/70. 24. One carbon copy of issue # 12, of the UFAF

- newsletter.
- 13 photos of Black Panthers taken at Anti-War Demonstration, 4/19/69, Douglas County Courthouse.
- Issue # 14 of 2/12/70, UFAF newsletter "Freedom by Any Means Necessary."
 - 27. UFAF newsletter dated 11/11/69.
 - 1/6/70, issue of UFAF newsletter. 28.
 - 3/25/70, issue of UFAF newsletter. 29.
 - 3/17/70, issue of UFAF newsletter. 30.

OM 62-3506 3/10/70, issue of UFAF newsletter. 31. 32. Negative of photo - UFAF conference. Issue # 21 UFAF newsletter, dated March, 31. 33. UFAF newsletter, 4/7/70. 34. Drawing of NCCF Headquarters at 3508 North 24th 35. Street. 36. Study list of NCCF. Issue # 22, dated 4/14/70, of UFAF newsletter. 37. Issue # 23, dated 4/21/70, of NCCF newsletter. 38. Issue # 24 of NCCF newsletter. 39. Issue # 25 of NCCF newsletter. 40. Issue # 26 of NCCF newsletter. 41. Issue # 27 of NCCF newsletter. 42. Verifax copy of receipt # A1493687, "Publishers Continental Sales Corporation. June issue of NCCF newsletter. 44. b6 Two photos of 45. b7C Issue # 28 NCCF newsletter. 46.

OM 62-3506 13-page pamphlet entitled "On the Ideology of the Black Panther Party, Part I, by ELDRIDGE CLEAVER."

- Issue # 29 of NCCF newsletter. 48.
- Issue # 30 of NCCF newsletter. 49.
- 50. Xerox copy of United Air Lines airbill 5379964.
- Xerox copy of United Air Lines airbill 5263241. 51.
- Volume 1, Number 6, Black Realities. 52.
- Document entitled "King ALFRED found by OPD in raid at NCCF Headquarters at 3508 North 24th Street."
 - Xerox copies of NCCF records finance receipts.
- 55. 6 copies of "The Morning News" printed in New Jersey.
- Xerox copy of a leaflet regarding trial of POINDEXTER and RICE on 3/22/71.
 - People's Revolutionary Party newsletter, 1/27/71.
 - 58. Xerox copy "Information" Volume I, # 8.
- 59. Toll records for 451-8539 for period 10/15/68 -4/9/69.

Bureau File Number 105-165706
Omaha File Number 157-427
Number of Sections 10
Number of Sub-sections 0
Number of Serials 958
Enclosures 23

- 1. One carbon copy "The Black Panther," 9/7/68.
- 2. September 14, copy of "The Black Panther."
- 3. Two photos of
- 4. One group photo of
- 5. Copy of the "Black Panther", Des Moines, Iowa, 4/19/69.
- 6. Copy of Des Moines "Black Panther" Volume 1, # 3.
 - 7. Platform of BPP (obscene).
- 8. Xerox copies of United Air Lines freight bills # 016-611-3303; 016-242-3072; 016-242-2814.
 - 9. United Air Lines rapid airbill # 016-019-2570.
 - 10. United Air Lines rapid airbill # 016-605-8743.
- 11. Xerox copies of United Air Lines rapid airbills # 016-242-3190; 016-553-0184; 016-443-8243.

b6

OM 62-3506

- 12. Report of ______ Des Moines, BPP, to National Office, BPP, 8/8/69, with attached documents; Financial report 8/8/69; Article "Our Stand Against Facism," and current list of BPP chapters in U. S. A.
- 13. Des Moines BPP document "Ministry of Information Bulletin # 2, Des Moines Press Release, 8/17/69.
 - 14. United Air Lines rapid airbill # 016-599-5334.
- 15. Two copies of United Air Lines airbills # 016-611-1976 and 016-599-1860.
- 16. United Air Lines rapid airbills # 016-SF0-599-5625; 016-SF0-567-7070.
 - 17. United Air Lines rapid airbill # 016-SF0-599-1230.

b7C

18. Two	photos of Unsub,			
Unsub,	Des Moines, Iowa	, resident,	and	
"Free Huey Newton"	Rally, 2/11/70.		•	

- 19. Two photos of Unsub in dark coat with scarf and glasses taken at "Free Huey Newton" Rally, 2/11/70.
- 21. Two photos of Unsub, Des Moines, Iowa, resident, at "Free Huey Newton" Rally, 2/11/70.
- 22. Two photos of Unsub female with dark coat, scarf and glasses, taken "Free Huey Newton" Rally, 2/11/70.
- 23. One photo each of

- 7 **-**

OM 62-3506

Bureau File Number	157-1-36
Omaha File Number	100-5683
Number of Serials	8
Bureau File Number Omaha File Number Number of Sections Number of Serials	105-165706 157-860 1
Omaha File Number	176 - 38
Number of Sections	1
Number of Serials	4
Bureau File Number Omaha File Number Number of Sections Number of Serials	176-1564 176-42 1
Omaha File Number	157 - 00
Number of Serials	1
Bureau File Number	105-165706
Omaha File Number	174-131
Number of Sections	1
Number of Serials	27
Bureau File Number Omaha File Number Number of Sections Number of Serials	105-165706 157-640 1
Omaha File Number	157 - 679
Number of Sections	1
Number of Serials	5

Bureau File Number 157-10229 Omaha File Number 157-422 Number of Sections 3. Number of Serials 305 Enclosures One photo of Xerox copy of Fidelity Bond Application for Xerox copies of articles found in briefcase, agenda - meeting BPP; Black Party for Self Defense; article on Subjectivism; List of Chinese Literature and Philosophy; Position Paper - Communist Party, 8/3/68; speech on Power to People - Black Power; Death of Protest; Birth of Revolution by CLEAVER; AD - HOC Bulletin (MARXIST -LENINIST). Tape recording by speech of EDDIE BOLDEN and others at Anti-War Demonstration on 4/19/69, Omaha. 5. Original tape of speech by BOLDEN at Midwest College, 2/26/69. 6. 8 photos and one negative of Omaha File Number 100-7906

Number of Sections Number of Serials OM 62-3506

<u>Cointelpro</u>

Bureau File Number	100-448006
Omaha File Number	157-272
Number of Sections	1
Number of Serials	118
Enclosures	2

- l. One photo of projectile $4\frac{1}{2}''$ long with copper ring around the shell.
 - 2. Counter intelligence letter.

HUEY P. NEWTON

Omaha File Number	157-883
Number of Sections	1
Number of Serials	19

A review of Omaha files determined the only information contained therein regarding was a physical description, narrative and one photograph of in the Key Activitist Album.

In addition to the above, Omaha has the following material located within its Selective Library:

A 64-page monograph captioned "The Black Panther Party," dated March, 1969.

A 6-page monograph captioned "The Black Panther Party: A Record of Violence," dated April, 1970.

A 39-page monograph captioned "The Black Panthers Hoodlum 'Revolutionaries.'"

- 10 -

OM 62-3506

A 9-page monograph captioned "Black Panther Party 'Charity' Programs," dated April, 1970.

Omaha indices indicated Omaha file 157-661, which should contain information concerning the matter, captioned "Unsub, Cache of Arms by Black Panthers, St. Paul, Minnesota." Omaha has been unable to locate this file to date. When it is located, the Bureau will be advised of its size.

b7C

UNITED STATES GOVERNMENT

Memorandum

TO :Director, FBI

DATE:

2/25/77

: SAC, Indianapolis (157-1061) (RUC)

SUBJECT: THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL,

(U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205

Re Bureau airtel, dated 2/8/77.

A check of indices in the Indianapolis Division revealed the following individuals did not have a file and no references were made to the following individuals:

JOHN	GEORGE	•

LEGISLATION CONTAINED ...zm is Unice/ablited ISP 7 1831 9803

The Indianapolis Division does contain files on the following individuals and organizations:

BuFile: 157-19403

IPFile: 157-5718

One section, no sub sections, contains five serials, no bulky exhip 10 or enclosures.

HUEY P. NEWTON

BuFile: 105-165429

REC-60 62 -117446 157-2241

IPFile: One section, no sub-sections, contains 56 serials MAR 4

no bulky exhibits or enclosures.

100 7337

100-447268 BuFile:

IPFile: None

Description and succinct profile can be found in IP Key Activist Album. IP has no serials, bulky

exhibits or enclosures.

Indianapolis (1-157-761) (1-157-5718) (1-157-2241)

AY/bab

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

157-1061

BLACK PANTHER PARTY BuFile: 105-165706 IPFile: 157-1061

One main section with seven subsections. The main section contains 48 volumes and 5772 serials. This file contains no bulky exhibits or enclosures. Subsections of this file are as follows:

Indianapolis Chapter 157-1061A - contains 525 serials. This sub-file contains no bulky exhibits or enclosures.

Evansville Chapter 157-1061B - contains 214 serials. This sub-file contains no bulky exhibits or enclosures.

Gary Chapter 157-1061C - contains 136 serials. This sub-file contains no bulky exhibits or enclosures.

Elkhart Chapter 157-1061D - contains 23 serials. This sub-file contains no bulky exhibits or enclosures.

Ft. Wayne Chapter 157-1061E - contains 13 serials. This sub-file contains no bulky exhibits or enclosures.

Richmond Chapter 157-1061F - contains 13 serials. This sub-file contains no bulky exhibits or enclosures.

South Bend Chapter 157-1061G - contains 8 serials. This sub-file contains no bulky exhibits or enclosures.

Lafayette Chapter 157-1061H - contains 11 serials. This sub-file contains no bulky exhibits or enclosures.

It should be noted that all sub-files of 157-1061 pertain to various Black Panther Chapters which existed in Indiana. All information in sub-files can be found in the main file.

IP 157-1061

Electronic surveillance indices (IP 66-3051) searched in Indianapolis Division for captioned organization and members with negative results.

The Indianapolis Division does contain the following COINTELPRO file:

COUNTERINTELLIGENCE PROGRAM
BLACK NATIONALIST - HATE GROUPS
RACIAL INTELLIGENCE
BLACK PANTHER PARTY (BPP)
BuFile: 100-448006
IPFile: 157-761

IPFile: 157-761
This file contains one section, no sub-sections and 122 serials. No bulky exhibits or enclosures are in this file.

Iemorandum

TO

DIRECTOR, FBI

DATE:

2/25/77

SAC, BUFFALO (62-2711) (RUC)

SUBJECT: CBLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U.S. DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205

ALL INFORMATION CONTAINED

Re Bureau airtels to Albany, dated 1/12/77 and 2/8/77. Lev 4

Per Bureau instructions concerning captioned matter the following substantive files concerning the Black Panther Party and plaintiffs being set forth by Title; Bureau File Number (if known); Field Office File Number; Number of Sections; Sub-sections; and Serials. Also to be listed are any Bulky Exhibits and/or enclosures.

All references pertaining to the Black Panther Party organization and/or plaintiffs will be so denoted by Sub-caption, and will include Title; Bureau File Number (if known); Field Office File Number; and Serials.

Title

BLACK PANTHER PARTY (BPP) (2) 117 442 - 38X Bufile 105-165706 Buffalo file 157-689

Number of Sections or Volumes

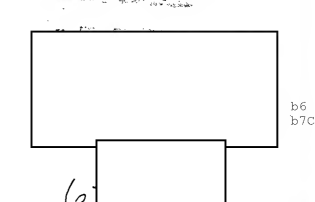
17

Number of Sub-sections

10

Serials

228



Buffalo

Bureau

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Sub-sections

No. 1

No. of Serials-164

No. 2

No. of Serials-23

No. 3

No. of Serials-199

No. 4

No. of Serials-7

· No. 5

No. of Serials-72

No. 6

No. of Serials-22

No. 7

No. of Serials-1

No. 8

No. of Serials-11

No. 9

No. of Serials-15

No. 10

No. of Serials-4

Bulky Exhibits (File #157-689)

1-B1; 1-B2; 1-B3 and 1-B4

1A Exhibits - 1A-1 through 1A-6

Title

BLACK PANTHER PARTHY-CLEAVER FACTION (BPP-CF)

EM

Bufile 157-22627

Buffalo file 157-1378

Number of Sections or Volumes

7

Serials

174

Number of Sub-sections

0.

Bulky Exhibits and lA Exhibits

0

<u>Title</u>

BLACK PANTHER PARTY ROCKFORD, ILLIMOIS BRANCH EM-BPP Bufile none Buffalo file 157-1419

Number of Sections or Volumes

1

Serials

2

Sub-sections

0

Bulky Exhibits and 1A Exhibits

0

<u>Title</u>

BLACK PANTHER PARTY - NEWTON FACTION NEW YORK DIVISION COMMUNICATIONS - TELEPHONE REPORTS EIU-BPP Bufile 105-165706-50 Buffalo file 157-2311

Number of Sections or Volumes

7

Serials

174

Number of Sub-sections

0

Bulky Exhibits and 1A Exhibits

0

Title

BLACK PANTHER PARTY ROCKFORD, ILLINOIS BRANCH EM-BPP Bufile none Buffalo file 157-1419

Number of Sections or Volumes

1

Serials

2

Sub-sections

0

Bulky Exhibits and lA Exhibits

0

Title

BLACK PANTHER PARTY - NEWTON FACTION NEW YORK DIVISION COMMUNICATIONS - TELEPHONE REPORTS EIU-BPP Bufile 105-165706-50 Buffalo file 157-2311

Number of Sections or Volumes

1

Serials

2

Sub-sections

0

Bulky Exhibits and lA Exhibits

0

Title

BLACK PANTHER PARTY (BPP) WASHINGTON, D.C. CHAPTER RM Bufile-none Buffalo file 157-1087

Number of Sections or Volumes

1

Serials

15

Sub-sections

0

Bulky Exhibits and 1A Exhibits

0

Title

UNSUB; Negro Male Pictured in Photograph with Cigarette in Mouth Holding Bottle of Beer, Black Panther Member, Believed Wanted for Murder in the United States UFAP Bufile-none Buffalo file 88-4364

<u>Title</u>

Girl Distributing Black
Panther Party Publications
Captioned "Serve the People",
619 Delavan Avenue,
Buffalo, New York
Bufile -none
Buffalo file 157-1038

Number of Sections or Volumes

1

1

<u>Serials</u>

3

<u>Sub-sections</u>

0 Bulky Exhibits and lA Exhibits

0

b6 b70

Title

BLACK PANTHER PARTY CONFERENCE AT YALE UNIVERSITY, NEW HAVEN, CONNECTICUT 5/16-5/19/70 RM-BPP Bufile -none Buffalo file 157-999

Number of Sections or Volumes

1

Serials

2

Sub-sections

0

Bulky Exhibits and 1A Exhibits

0

<u>Title</u>

RALLY IN DEFENSE OF BLACK PANTHER DEFENDERS, NEW HAVEN, CONNECTICUT MAY 1, 2 and 3 NEXT RACIAL MATTERS Bufile-none Buffalo file 157-992

Number of Sections or Volumes

1

<u>Serials</u>

2

Sub-sections

0

Bulky Exhibits and lA Exhibits

0

<u>Title</u>

REVOLUTIONARY PEOPLE'S
CONSTITUTIONAL CONVENTION
ORGANIZED BY THE BLACK PANTHER
PARTY
RM-BPP
Bufile-none
Buffalo file 157-1173

Number of Sections or Volumes

1

Serials

29

Sub-sections

0 Bulky Exhibits and 1A Exhibits

0

Title

BLACK STUDENT REVOLUTIONARY CONFERENCE, YALE UNIVERSITY, NEW HAVEN, CONNECTICUT 5/16/70 RM - BPP Bufile-none Buffalo file 157-1003

Number of Sections or Volumes

1.

Serials

4

Sub-sections

0

Bulky Exhibits and 1A Exhibits

0

<u>Title</u>

BLACK PANTHER PARTY
POSSIBLE FEDERAL PROSECUTION
ANTI-RIOT LAWS
Bufile-none
Buffalo file 176-45

Number of Sections or Volumes

1

Serials

5

Sub-sections

0

Bulky Exhibits and 1A Exhibits

0

Buffalo indices indicated that twelve references contained Black Panther Party in caption or sub-caption.

Plaintiffs

RE: HUEY P. NEWTON

Substantive File:

Title - HUEY P. NEWTON

RM-BPP

Bufile-none

Buffalo file 157-920

Number of Sections or Volumes

1

Serials

8

Sub-sections

0

Bulky Exhibits or 1A Exhibits

0

references	Two additional references as HUEY P. NEWTON. Three as HUEY NEWTON and one reference as HUEY PERCY
	RE:
as	Two references were located as and two through a review of Buffalo indices.
	RE:
	One reference was located as through a review of Buffalo indices.
	RE:
thro	Two references were located as ough a review of Buffalo indices.
	RE: JOHN GEORGE
reference W. GEORGE	Six references were located as JOHN GEORGE, one was located as JOHN HENRY GEORGE and one as JOHN
	Buffalo indices contained no references concerning

b6 b7С

FBI

•		. 5.	l
		Date: 2/28/77	
Transmit t	he following in	(Type in plaintext or code)	-
Via	AIRTEL	AIRMAIL	!
		(Priority)	_
	TO:	DIRECTOR, FBI ALL INFORMATION	
	FROM:	SAC, HONOLULU (157-136) (RUC) MEREIN IS UNCIDENTED 199	ASSIFIED POD/e
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL., V. EDWARD LEVI, ET AL., USDC, DC CIVIL NO. 76-2205 - FILE DESTRUCTION	
		Re Bureau airtels to Albany, 1/12/77 and 2/	/8/77.
	reference as reques	The following is a list of all Honolulu fils relating to plaintiffs and plaintiff organted in reairtels.	es and nization
	THE BLACK	PANTHER PARTY	;
		Bureau file number - 105-165706 Honolulu file number - 157-136 (main) Number of volumes - 6 Number of serials - 312 Number of sub-sections - 1 Number of serials in sub-sections - 11	A constant
	Blac	k Panther Party References:	
		HN 105-1638-21 file captioned "Hawaii Peace Freedom Party" - 1 serial	e and
		HN 157-100-63 file captioned "FBI/Summary of Extremist Activity" - 1 serial	of 29
c 1333	Par	HN 100-6563-5 page 60 file captioned "Asiar American Political Alliance" - 1 seria Bureau file number - 100-452260	
(2 - Burea 1 - Honol JEM: keh		b6 b7c
Appr	i).	Sent M Pederal Sent M Pederal M	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

HN 157-136

HN 157-225-8 page 10 file captioned "FBI Digest of Civil Disorder - 1 serial

HN 157-235 (main) file captioned "Black Panther Party - Cleaver Faction Bureau file number - 157-22627 Number of volumes - 2 Number of serials - 75

HUEY P. NEWTON

Bureau file number - 105-165429 Honolulu file number - 157-173 (main) Number of volumes - 1 Number of serials - 32

References:

HN 157-136 serials 248 page 2, 289 - 2 serials file captioned "Black Panther Party"

Bureau file number - 105-165429

HN 157-210-1 file captioned "Key Black Extremist" - 1 serial

HN 157-100 serials 93, 111, file captioned "FBI Summary of Extremist Activity" - 2 serials

HN 100-6563-5 page 60 file captioned "Asian American Political Alliance" - 1 serial Bureau file number - 100-452260

HN 105-1545-77 - 1 serial

HN 105-1638-21 - 1 serial

Honolulu	has	no	main	file	regarding
----------	-----	----	------	------	-----------

b6 b7C

References:

Bureau file number - 105-165706 Honolulu file numbers - 157-136 serials 126, 152, 219, 248, 261, 270, 289 Number of serials - 7

HN 157-136

HN 157-173 serials 16, 21, file captioned "HUEY PERCY NEWTON"

Bureau file number - 105-165429

Number of serials - 2

HN 157-224-1 Number of serials - 1

HN 100-6665 serials 43, 69, 70, file captioned "Vietnam Moratorium Committee"

Number of serials - 3

HN 157-210-1 file captioned "Key Black Extremists" Number of serials - 1

HN 157-100A-44 Number of serials - 1

DONALD FREED

has no main file regardi	ıg	
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References:

HN 157-136-289 page 4 file captioned "Black Panther Party"
Bureau file number - 105-165706
Number of serials - 1

Honolulu ha	s no main	file regarding	

References:

HN 157-100-93 file captioned "FBI Summary of Extremist Activities"

Number of serials - 1

- 3 -

HN 157-136 Bureau file number - 100-458945 Honolulu file number - 100-6744 captioned Number of volumes - 1 Number of serials - 68 Enclosures - 2 photographs of Honolulu file number - 100-6757 (main) Dead file captioned Number of volumes - 1 Number of serials - 1 References: HN 100-6658-17 page 2 captioned "American Serviceman's Union" Number of serials - 1 HN 80-71-571 (news clipping) Number of serials - 1 JOHN GEORGE Honolulu indices reflect no information identifiable with JOHN GEORGE. Honolulu has no main file regarding References: HN 157-100-93 page 2 file captioned "FBI Summary of Extremist Activity" Number of serials - 1

with

Honolulu indices reflect no information identifiable

FBI

Date: 3/1/77

D :		
l'ransmit	the following in	(Type in plaintext or code)
Via	AIRTEL	
,		(Precedence)
	TO:	DIRECTOR, FBI
	FROM:	SAC, SAN JUAN (157-70) (RUC)
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205
	San Juan organizat and plain	Re Bureau airtel to all offices, 2/8/77. In accordance with instructions contained in ad Bureau airtel, the indices and files of the Office were searched in the name of captioned ion and plaintiffs. The captioned organization atiffs are mentioned in the files of the San Juan set out below:
		I- BLACK PANTHER PARTY - Files
		A. (BPP main case file) Bureau file 105-165706 San Juan File 157-70 Volumes - 2 Sub-sections - None FX- 10 Serials - 1 ** C-60 / -////// 2 - 40
		B. (BPP Cleaver Faction f Bureau File 157-22627 San Juan File 157-198 Volumes - 3 Sub-sections - None Serials - 89 MAR 4 1977 b6 b7c
7351	2 - Burea 1 - San J DCP:gof (3)	

GPO: 1975 O - 590-992

BLACK PANTHER PARTY - References

- A. (CG airtel and LHM to Bureau, 9/11/68, Capt. "DEMCON")
 Bureau File 157-8548
 San Juan File 176-1-3,4
- C.(Miami airtel and LHM to Bureau, 4/18/68, Capt. "Cuban Propaganda Activities") Bureau File 64-45716 San Juan File 105-3936 - 137 p 5
- E. (Bureau airtel to all offices, 4/9/69, Capt. "Students for a Democratic Society, IS SDS")
 Bureau File 100-439048
 San Juan File 100/6722 51
- F. (Bureau let to all offices, 5/28/71, Capt. "Characterization of Subversive Organizations Abbreviated Thumbnail Sketches")
 Bureau File 100-7254
 San Juan File 100-5623 361 p 3
- G. (Bureau airtel to all offices, 6/5/74, Capt. "DAVID T. DELLINGER, Et Al, Vs. Attorney General JOHN N. MITCHELL, Et Al, Alleged Violation of Constitutional Rights") Bureau File 62-112989
 San Juan File 62-898 2

II- HUEY P. NEWTON - Files

- A. (NEWTON main case file)
 Bureau File Unknown
 San Juan 157-112
 Volumes 1
 Sub-sections None
 Serials 3
- B. (HUEY P. NEWTON Defense Fund)
 Bureau File 105-165429
 San Juan File 157-148
 Wlumes 1
 Sub-sections None
 Serials 1

HUEY P. NEWTON - References

- A. (Miami airtel and LHM to Bureau, 4/18/68, Capt. "Cuban Propaganda Activities") Bureau File 64-45716 San Juan File 105-3936 -137 p 6
- B. (NY report of SA 3/10/69, Capt. "Prensa Latina")
 Bureau File 105-80145
 San uuan File 105-4480 36 p 18
- C. (San Francisco airtel to Bureau, 9/8/75, Capt."HUEY PERCY NEWTON, aka - FUGITIVE, UFAP - MURDER, etc.") Bureau File 88-69741 San Juan File 88-0-347

III- - References

A. (BPP File)
Bureau File 157-165706
San Juan File 157-70-39

ADMINISTRATIVE CONTROL FILE:

Extremists photo album, Bureau file 157-23582, San Juan file 157-57- Sub I; Black Nationalist Movement file, Bureau File 157-8415-Fund, San Juan File 157-57; Key Activists Album, Bureau File 100-447268, San Juan file 100-6848. All of the afore-mentioned files list various of the plaintiffs, and captioned organization, in connection with the inclusion and deletion of the individuals in the various albums.

SPECIAL FILES:

The special indices of the San Juan Office were reviewed concerning captioned organization and plaintiffs, no identifiable references could be located.

It is noted that all of the San Juan Office references to captioned organization and plaintiffs are references to information which was developed by other divisions and furnished to the San Juan Division. When directed by FBIHQ, the San Juan Office will institute a review of the (4) main case files mentioned herein for the purpose of ascertaining what information, if any, was developed by the San Juan Office in connection with the overall Black Panther Perty investigation.

FD-36 (Rev. 7-27-76)	F B		
TRANSMIT VIA:	PRECEDENCE:	CLAS SIFICATION:	į
Teletype	☐ Immediate	TOP SECRET	
Facsimile	Priority	SECRET	
X Airtel	Routine	CONFIDENTIAL	į
		— Е F T O	į
		CLEAR	į
		Date3/2/77	
TO:	DIRECTOR, FBI		
FROM:	ADIC, NEW YORK (62-15	5269) (P)	
SUBJECT:	THE BLACK PANTHER PAR' VERSUS EDWARD LEVI, E' (US DISTRICT COURT, D CIVIL ACTION FILE NUM	TY, ET AL, T AL ALL INFORMATION .C.) BER 76-2205 BER 76-2205	CONTAINED SIFIED 200 P
	ReBuairtels, 1/12/77		
	The below is in respon	nse to re airtels:	
CASE FILE	REVIEW		ó.
Blac	k Panther Party		
	Bufile 105-165706 NYfile 100-161993 231 Volumes 23 Sub-sections 23,571 Serials	REC-60 67 117442	-41
	Bufile 105-165706 NYfile 157-5405 1 Volumes 0 Sub-sections 47 Serials		4 1977
② - Burea 1 - New Y		6 b6 b7c	THE STATE OF THE S
DMT:nad (4)	J. J	To la	
1001200			
(20	A		

Transmitted _

(Number)

(Time)

Per

NY 62-15269

Bufile 157-22730

NYfile 157-6892

6 Volumes

0 Sub-sections

311 Serials

Bufile 157-22627

NYfile 157-6852

52 Volumes

19 Sub-sections

6,674 Serials

Bufile 157-20210

NYfile 157-6273

ll Volumes

1 Sub-sections

466 Serials

Bufile 44-41081

NYfile 44-1681

1 Volumes

0 Sub-sections

39 Serials

Bufile None (Title: BLACK PANTHER MOVEMENT TRAVEL

TO COMMUNIST CHINA)

NYfile 157-6326

1 Volumes

0 Sub-sections 2 Serials

Huey P. Newton

Bufile 105-165429

NYfile 157-2702

6 Volumes

0 Sub-sections

521 Serials

_____Bufile 157-12301

NYfile 157-4541

1 Volumes 0 Sub-sections

29 Serials

.

Bufile 100-447268 NYfile 100-159783

1 Volumes

0 Sub-sections

37 Serials

Bufile None

NYfile 100-170036

1 Volumes

0 Sub-sections

2 Serials

No identifiable record

Bufile 157-12343

NYfile 157-12161

1 Volumes

0 Sub-sections

35 Serials

3

b6 b7C NY 62-15269

Bufile 157-19403 NYfile 157-6657 1 Volumes 0 Sub-sections

U Sub-section

51 Serials

John George

No identifiable record

Bufile None NYfile 157-9637

1 Volumes

0 Subsections

3 Serials

.

No identifiable record

BULKY EXHIBITS & ENCLOSURES REVIEW

NY 100-165993 NY 157-6852

1B section for the above NY files contain approximately 800 items relating to the past investigations.

lA sections contain five items.

ELECTRONIC SURVEILLANCE REVIEW

NYfile 100-161993

-4-

NY 62-15269

Sub-section S 55 serials

Sub-section 2 10 serials

Sub-section 4 1528 serials

Sub-section 6
l serial

Sub-section 8 7 serials

Sub-section 10 5 serials

Sub-section 12 5 serials

Sub-section 14 5 serials

Sub-section 16 5 serials

Sub-section 18 938 serials

Sub-section 20 12 serials

Sub-section 22 10 serials

Sub-section 24 15 serials

Sub-section 26 2 serials

Sub-section 28
l serial

NY: 62-15269

3/2/77

NYfile 157-6852

Sub-section 1 464 serials

Sub-section 2 12 serials

Sub-section 4 2 serials

Sub-section 6 2 serials

Sub-section 8 6 serials

Huey Newton overhears 11 references overhears 7 references overhears 4 references

COINTELPRO FILE REVIEW

Bufile 100-448006 NYfile 100-161140 4 Volumes 0 Sub-sections 534 Serials

(NOTE: Approximately 350 serials in these files deal with the BPP.)

. UNITED STATES GOVERNMENT

Memorandum

то

DIRECTOR, FBI

DATE:

3/2/77

FROM:

SAC, KANSAS CITY (100-12571) RUC

Black Panther Party,

ALL INFORMATION CONTAINED

Et Al, Vs. EDWARD LEVI,

DATE P 1801 BY 1803

Et Al

(U.S. District Court, D.C.)

Civil Action file number 76-2205

Re Bureau airtel to Albany, 2/8/77.

A careful review of the Kansas City office indices reflected the following information:

Kansas City has a main file on the Black Panther Party (BPP) as follows:

Bureau file # 105-165706
Kansas City file # 100-12571
Number of Sections 33
Number of Sub-Sections None
Number of Serials 2532

Kansas City has a main file on the Black Panther Party (BPP) Cleaver Faction, which is as follows:

Bureau file # 157-22627
Kansas City file # 157-2114
Number of Sections 3
Number of Sub-Sections None
Number of Serials 166

These files contain the following bulky exhibits and enclosures:

(Cleaver Faction)

b6

b7C

*REC-60 62/-1/74/2

1. two tape recordings made by

in Algers and forwarded to Kansas City

2. copy of photograph of

8 Bureau 1 Kansas City JPH:rh

22 MAR 4 1977

Tan

uy U.S. Savings Bonds Regularly on the Payroll Savings Plan

MAR 17

(3)

aka;

(Black Panther Party)
1. Consent to Search form signed by
2. copy of telephone toll records for BPP Chapter,
Kansas City, Missouri, from 2/1/69 to 2/1/70,
obtained by subpoena
3. copy of subpoena for toll records
4. booklet of hearings held in Congress, Washington,
D.C., March 1970.
mailing list of BPP newspaper
6. copy of the issue of "The Black Panther", October
1968
7. letter from obtained from
prison
8. issue of "The <u>Black Panther", Janu</u> ary 15, 1969
9. photographs of
10. photographs of
11. photographs of
12. photographs of
13. copy of BPP press release, August 4, 1969
14. booklet MAO TSE-TUNG on Practice
15. book, "Manifesto of the Communist Party"
16. booklet, "Huey Newton talks to the Movement"
18. photograph of
19. photograph of
20. sketches of 2221-23
21. photograph of Rol-A-Chart
22. book of hearings before House Security Committee,
91st Congress
Kansas City also has a main file on HUEY PERCY NEWTON,
00: SAN FRANCISCO, which is as follows:
or our ramezoody anzon zo do rozzonor
Bureau File # 105-165429
Kansas City file # 157-1875
Number of Sections 1
Number of Serials 4
Exhibits None
Vancas City - las has a set City
Kansas City also has a main file on a
00:

b6 b7C

LUS ANGELES, WHICH IS AS FOLLOWS:

Bureau file # 157-14621
Kansas City file # 157-1803
Number of Sections 1
Number of Sub-Sections None
Number of Serials 1

All other individuals listed in referenced Bureau airtel do not have main files. Indices reflect listed in photo album.

Several references to HUEY NEWTON to BPP main file, KC 100-12571 refer to file captioned Demonstration in Support for HUEY PERCY NEWTON, Black Panther Party, Minister of Defense, U.S. Court House, Kansas City, Missouri, 5/1/69, which is as follows:

Bureau file # Unknown
Kansas City file # 100-13383
Number of Sections 1
Number of Sub-Sections None
Number of Serials 25

Reference to HUEY NEWTON in Kansas City file 157-927, captioned aka, Denver Black Panther Party of Defense, RM, OU: DENVER.

The following are references to the Black Panther Party:

Unknown

b7C

Reference to the Black Panther Party in:

Bureau file #

Kansas City file # 157-2164

Number of Sections 1 Number of Sub-Sections None

Number of Serials 7

captioned: Black Panther Party, East St. Louis, Illinois, 00: SPRINGFIELD.

Reference to the Black Panther Party in case captioned: Possible Civil Rights violation, Black Panther Party,

Anti-Riot laws, Civil Rights

Bureau file # Unknown Kansas City file # 176-32

Number of Sections 1
Number of Sub-Sections None
Number of Serials 2

Reference to the Black Panther Party in case Black Panther Party, Possible Federal Prosecution. captioned: Anti-Riot Laws Bureau file # Unknown Kansas City file # 176-24 Number of Sections Number of Sub-Sections None Number of Serials 1 Reference to the Black Panther Party in case captioned: UNSUBS; Black Panther Party, Anti-Riot Laws Unknown Bureau file # Kansas City file # 176-23 Number of Sections 1 Number of Sub-Sections None Number of Serials 28 Reference to the Black Panther Party in case captioned: Black Panther Party Picnic, Wyandotte County Park, Wyandotte County, Kansas, June 2, 1969 Bureau file # Unknown Kansas City file #A 157-1150 Number of Sections Number of Sub-Sections None Number of Serials 2 Reference to the Black Panther Party in case captioned: Proposed Black Panther Party Rally, Wichita State University, May 13, 1969 Bureau file # Unknown 157-1099 Kansas City file # Number of Sections 1 Number of Sub-Sections None Number of Serials 82 Reference to the Black Panther Party in case Proposed Black Panther Party Rally, Wichita, Kansas captioned: Bureau file # Unknown 157-1279 Kansas City file # Number of Sections Number of Sub-Sections None

33

b6 b7C

Number of Serials

photographs of

Exhibits:

Reference to the Black Panther Party in case captioned: Specialized Training of Bureau Personnel, Black Panther Party, Investigation and Informant Development Bureau file # Unknown Kansas City file # 157-1839 Number of Sections 1 Number of Sub-Sections None Number of Serials Reference to the Black Panther Party in case captioned: Hearings Before Committee on Internal Security, House of Representatives, Revolutionary Activities Directed Towards the Administration of Penal or Correctional Systems, Part III Bureau file # Unknown Kansas City file # 100-16091 Number of Sections 1 Number of Sub-Sections None Number of Serials Reference to the Black Panther Party in case captioned: aka; Racial Matters-Black Panther Party, 00: OMAHA Bureau file # Unknown Kansas City file # 157-942 Number of Sections Number of Sub-Sections None Number of Serials Exhibits: photograph of Reference to the Black Panther Party in case captioned: [Racial Matters Bureau file # 157-9164 Kansas City file # 157-770 Number of Sections 1 Number of Sub-Sections None Number of Serials 168 Exhibits:

transcript of high school record for

photograph of

1.

2.

photograph of photograph of

5. copy of Occupational License Application

Reference to the Black Panther Party in case captioned:

b7C

Bureau file # 157-8704 Kansas City file # 157-682 Number of Sections 1 Number of Sub-Sections None Number of Serials 55

Exhibits:

1. photograph of

Reference to the Black Panther Party in case captioned: Black Panther Party, Rockford, Illinois Branch, 00: CHICAGO

> Bureau file # Unknown Kansas City file # 157-2185

Number of Sections Number of Sub-Sections None Number of Serials

Reference to the Black Panther Party in case captioned: Black Panther Party, Section of Single Fingerprint File, Identification Matter

> Bureau file # Unknown Kansas City file # 157-2053

Number of Sections 1 Number of Sub-Sections None Number of Serials 1

Reference to the Black Panther Party in case captioned: Black Panther Party, Omaha Division

105-165706 Bureau file # 157-965 Kansas City file #

Number of Sections 1 Number of Sub-Sections 36 Number of Serials 40

Reference to the Black Panther Party in case captioned: Proposed Appearance of Kansas City, Missouri, Black Panther Party Representative at Kansas State University, Manhattan, Kansas, February 21, 1970

Bureau file # Unknown Kansas City file # 157-1578 Number of Sections 1 Number of Sub-Sections None

Number of Serials

Reference to the Black Panther Party in case captioned: Black Panther Party, National Committee to Combat Fascism, Denver Division

Bureau file # Unknown Kansas City file # 157-1302

Number of Sections 1 Number of Sub-Sections None Number of Serials 16

Kansas City files reflect a revised, February 24, 1975, Characterization of the Black Panther Party under

Bureau file # Unknown
Kansas City file # 100-10144

Number of Sections 1 Number of Sub-Sections None Number of Serials 330

Reference to the Black Panther Party in case

captioned: Black Panther Party, Chicago Chapter

Bureau file # 105-165706

Kansas City file # 157-972 Number of Sections 1

Number of Sections 1 Number of Sub-Sections None Number of Serials 1

Assistant Attorney General March 4, 1977 MONAL GOVERNMEN Civil Division Attention: Mr. Joseph R. Sher 1 - Mr. Moore Assistant Director - Legal Counsel Attn:| Federal Bureau of Investigation - Civil Litigation Unit THE BLACK PANTHER PARTY, et al., v. EDWARD LEVI, et al. ALL INFORMATION CONTAINED (U.S.D.C., D.C.) DATE 1 1993 BY 9803 PDD CIVIL ACTION FILE NO. 76-2205 Reference is made to a February 11, 1977, telephone conversation between of your office and of this office. In this conversation Special Agent was advised that the Department was in receipt Special Agent of a letter from former Assistant to the Director William C. Sullivan, wherein Mr. Sullivan requested that he be provided with Departmental representation in captioned civil action. Mr. Sher requested that the Deportment be provided with this Bureau's recommendation concerning whether Mr. Sullivan's request should be granted. Based on our review of the allegations contained in the plaintiffs' complaint, it appears that all actions by Mr. Sullivan with regard to plaintiffs were taken within the scope of his official duties and in a good faith belief in the reasonableness of those actions. Therefore, it is our recommendation that Mr. Sullivan's request for representation be granted. Additionally, you are advised that Director Kelley has been advised of captioned civil action and that he desires to be represented by the Department in connection with this matter. NOTE: Captioned civil action was filed in 12/76, in the U.S.D.C., D.C., Assoc. Dir. Dep. AD Adm. ___ by the Black Panther Party (BPP) and 10 individuals who claim to Dep. AD Inv.____ represent a class of individuals who have been damaged by certain acts Asst. Dir.: b6 undertaken by the defendants. The defendants include Mr. Kelley, Adm. Serv. _ b7C Ext. Affairs_ former Assistant to the Director Sullivan, the estate of former Fin. & Pers. ____ Gen. Inv.___ Director Hoover and former SA Captioned civil action has been the subject of previous memoranda. Inspection __ Intell. _ Admi. Serv. Laboratory Legal Coun Legal Cour APPROVED: Ext. Affairs..... Plan. & Insp. Plan. & Eval Fin. & Pers Rec. Mgt..... Director____ Rec. Mant. Gen. Inv. M S. & T. Serv..... Spec. Inv. Assoc. Dir.... Training _ Spec. Inv..... Ident. Dep. AD Adm..... Telephone Rm.

Dep. AD Inv.....

GPO: 1976 O - 207-526

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Training

Director 5: 4 MARMAIS 400 M

TELETYPE UNIT

b7C

UNITED STATES GOVERNMENT

Memorandum

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	t.	t	.,	

Director, FBI

DATE: 2/28/77

FROM

SAC, Albany (62-2459) (RUC)

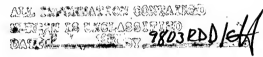
SUBJECT:

THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL

(U.S. DISTRICT COURT, D. C.)

CIVIL ACTION FILE NUMBER 76-2205



Re Bureau airtel to Albany dated 2/8/77.

The following is a list of all files and references relating to plaintiffs and plaintiff organization:

BLACK PANTHER PARTY

Subject:

Alleged Matters With Canadian French Separatists and Black Panther Organization, Champlain, New York, Racial Matters - FPC

Bureau File Number:

Field Office File Number:

Number of Sections:

Number of Sub-sections:

Number of Serials: Bulky Exhibits and

Enclosures:

N/A 157-414 1 N/A

1. One photo of

2. One photo of

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections:

Number of Sub-sections:

Number of Serials:

Bulky Exhibits and

Enclosures:

Black Panther Party (BPP)

N/A

17

100-19705

39 (Not including Sub-sections)

3

1520

REC-60 wo packets of 100 photos each

re demonstration.
37 color slides

3. Tape of speech

One photo

2-Bureau 1-Albany HBM/ph (3)

(3)

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(6-

MONE COUNTY

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

b7C

Subject: Black Panther Party - Syracuse, NY Bureau File Number: Field Office File Number: 100-19705 Sub 1 Number of Sections: 1 Number of Sub-sections: N/A Number of Serials: 19 Bulky Exhibits and Enclosures: N/A Subject: BPP Bureau File Number: N/A Field Office File Number: 100-19705 Sub 2, skipped Number of Sections: N/A Number of Sub-sections: N/A Number of Serials: N/A Bulky Exhibits and N/A Enclosures: BPP - Informants Subject: Bureau File Number: N/A Field Office File Number: 100-19705 Sub 3 Number of Sections: Number of Sub-sections: N/A Number of Serials: 237 Bulky Exhibits and Enclosures: N/A Subject: BPP - International Relations Bureau File Number: 105-165706 Sub 84 Field Office File Number: 100-19705 Sub 4 Number of Sections: 1 Number of Sub-sections: N/A Number of Serials: 8 Bulky Exhibits and N/A Enclosures: Subject: Bureau File Number: N/A 100-19705 Sub 5 Field Office File Number: 5 Number of Sections: Number of Sub-sections: N/A Number of Serials: **Unk**nown Bulky Exhibits and **Enclosures:** Four files destroyed 1 file contains Newspapers

"The Black Panther"

AL 62-2459

Subject: BPP Bureau File Number: Unknown Field Office File Number: 100-19705 Sub 6 Number of Sections: Number of Sub-sections: N/A Number of Serials: Unknown Bulky Exhibits and Enclosures: File destroyed Subject: Possible Civil Rights Violations Black Panther Party Antiriot Laws; Civil Rights Bureau File Number: N/A 176-38 Field Office File Number: Number of Sections: 1 Number of Sub-sections: N/A 3 Number of Serials: Bulky Exhibits and Enclosures: N/A Possible Civil Rights Violations Subject: BPP Bureau File Number: N/A Field Office File Number: 176-38 Sub 1 (JUNE) Number of Sections: Number of Sub-sections: N/A Number of Serials: Bulky Exhibits and Enclosures: N/A Subject: Black Panther Party -Cleaver Faction, EM Bureau File Number: 157-22627 157-1059 Field Office File Number: Number of Sections: 3 N/A Number of Sub-sections: Number of Serials: 53

Subject:

Bureau File Number: Field Office File Number: Number of Sections:

Bulky Exhibits and

Enclosures:

Black Panther Party - Newton Faction Communications - Telephone Records 105-165706-50

b7C

Two photos of

Two photos of

Two photos of

157-770

1

1.

2.

3.

AL 62-2459

Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:

Subject:

Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and

Subject:

Enclosures:

Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Subject:

Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Subject:

Bureau File Number: Field Office File Number: Number of Sections: N/A 10

N/A

Planned Demonstration at Niantic State Women's Farm - New Haven, Connecticut, 11/22/69 by N.E. Women's Liberation and Black Panther Party of Connecticut N/A 157-626

1 N/A 8

Advertisement re demonstration

Black Panther Party Cornell University - RM
N/A
157-554
1
N/A
4

N/A

Black Panther Party
Possible Federal Prosecution
Antiriot Laws
N/A
176-33
1
N/A
4

N/A

Unknown Subjects; Members of The Black Panther Party, Jersey City, New Jersey N/A 176-32

AL 62-2459

Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:

Subject:

Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Subject:
Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Subject:

Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Subject:

Bureau File Number:

N/A 3

N/A

Black Panther Party Liberation Schools N/A 157-630 1 N/A 3

N/A

Racial Informants

N/A

Black Panther Party National Committee To Combat
Fascism, Itháca, New York Racial Matter
105-165706 Sub 1
157-848
1
N/A
38

N/A

Rally In Support of The Black Panther Party, Lincoln Memorial, Washington, D.C., 6/19/70, Racial Matters 105-165706

5

b2 b7I

Field Office File Number: 157-761 Number of Sections: Number of Sub-sections: N/A Number of Serials: Bulky Exhibits and Enclosures: N/A Subject: Black Panther Party (BPP) Travel of Leadership - RM Bureau File Number: 105-165706-32 Field Office File Number: 157-708 Number of Sections: 1 Number of Sub-sections: N/A Number of Serials: 17 Bulky Exhibits and N/A Enclosures: Subject: Unsubs (2): Female Visitors to BPP Ministry of Information, WDC Bureau File Number: N/A Field Office File Number: 157-922 Number of Sections: 1 Number of Sub-sections: N/A Number of Serials: 2 Bulky Exhibits and Enclosures: N/A BPP - Albany Division Subject: National Committee to Combat Fascism (NCCF) RM - BPP Bureau File Number: N/A 157-623 Field Office File Number: Number of Sections: 1 N/A Number of Sub-sections: Number of Serials: 14 Bulky Exhibits and N/A Enclosures: Black Extremist Movement - Funds Subject: Racial Matters 157-8415 Bureau File Number: Field Office File Number: 157-489 Number of Sections: 1 Number of Sub-sections: N/A 10 Number of Serials:

N/A

Bulky Exhibits and

Enclosures:

Subject:	
Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:	EM - BPP N/A 157-1157 1 N/A 6 Photo of unsub
Subject:	Congress of African People (CAP) Extremist Matters
Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:	(note listing of predications) N/A 157-1394 1 N/A 9
Subject:	"The Brothers"
Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:	RM N/A 157-192-38 N/A N/A N/A
Subject: Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:	Miscellaneous N/A 100-20688-61 N/A N/A 1

Subject:

Bureau File Number:
Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Subject:

Bureau File Number:

Field Office File Number:
Number of Sections:
Number of Sub-sections:
Number of Serials:
Bulky Exhibits and
Enclosures:

Number Two; SSA; CGR; TGP; DGP; Conspiracy

N/A 25-14473

l N/A

N/A N/A

Photos of
 Photos of

3. Photos of

4. Photos of

5. Photos of 6. Photos of

7. Photos of 8. Photos of

9. Letter from NY Selective Service Headquarters.

Extremist

b7C

Matters - Black Panther Party, BR Suspects

157-12912 or 91-41121 (both given) (various titles)

91-4081

1

N/A N/A

1. 33 photos of criminal suspects

	 Photos of Photos of Photos of Photos of Photos of
Subject: Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:	N/A 157-1394-11 N/A N/A 1
Subject: Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and Enclosures:	HUEY PERCY NEWTON, RM - BPP (Key Black Extremist) 105-165429 157-668 1 N/A 25
Subject: Bureau File Number: Field Office File Number: Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and	Unsub; Victim: EXTORTION N/A 9-657 1 N/A 4
Enclosures:	1 copy of letter to

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials:

Bulky Exhibits and

Enclosures:

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials:

Bulky Exhibits and

Enclosures:

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials:

Bulky Exhibits and

Enclosures:

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections: Number of Serials: Bulky Exhibits and

Enclosures:

Subject:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials: Bulky Exhibits and

Bureau File Number:

Enclosures:

Riot at Attica State Prison

N/A

157-1017-2

N/A N/A

1 reference

N/A

BPP

N/A 100-19705-1109 & 100-19705-331

N/A N/A

1 each, reference

N/A

N/A

157-0 182-C

N/A N/A

3, 1 reference

N/A

RM-BPP

N/A

157-599

1 N/A 19

N/A

Red Family Alleged Political

Kidnapping Plot

N/A

100-21853-8

N/A N/A

1 reference

N/A

10

Subject: Bureau File Number: 100-428575 Field Office File Number: 100-17638-1B-17 P. 409 Number of Sections: N/A Number of Sub-sections: N/A Number of Serials: 1 reference Bulky Exhibits and Enclosures: N/A Subject: Bureau File Number: 100-446997 Field Office File Number: 100-20377-2 Number of Sections: N/A Number of Sub-sections: N/A Number of Serials: 1 reference Bulky Exhibits and Enclosures: N/A Subject: EM - BPP 147-19403 Bureau File Number: Field Office File Number: 157-1057 Number of Sections: 1 Number of Sub-sections: N/A Number of Serials: Bulky Exhibits and N/A Enclosures: Subject: JOHN GEORGE Bureau File Number: 62-9-1 Field Office File Number: 92-553-69 Number of Sections: N/A Number of Sub-sections: N/A Number of Serials: 1 Bulky Exhibits and N/A Enclosures: JOHN GEORGE Subject: 92-3003 Bureau File Number: Field Office File Number: 92-102-470 page 2 Number of Sections: N/A Number of Sub-sections: N/A Number of Serials: 1

11

Bulky Exhibits and

Enclosures:

b6 b7C

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials: Bulky Exhibits and

Enclosures:

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials:

Bulky Exhibits and

Enclosures:

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections: Number of Sub-sections:

Number of Serials: Bulky Exhibits and

Enclosures:

Subject:

Bureau File Number:

Field Office File Number:

Number of Sections:

Number of Sub-sections:

Number of Serials:

Bulky Exhibits and

Enclosures:

JOHNNIE GEORGE

N/A

31-214-1121,1112,1108,1098 page 3,

1090, page 4, 1000, page 2, 988,948,

1034

N/A

N/A

9

N/A

JOHN GEORGE

N/A

43-0-208B-208A-208

N/A N/A

76/1

3

N/A

JOHNNIE GEORGE

165-3639

165-742-5

N/A N/A

4

N/A

JOHNNIE GEORGE

N/A

62-635-1981

NA N/A

l'reference

N/A

Albany ELSUR Index negative re all the above individuals. Albany considering this case RUC.

FBI

usiill	t the following in _	(Ty	pe in plaintext	t or code)
-	AIRTEL		AIR MAIL (Precedence	ce)
	TO:/ PROM: SUBJECT:	DIRECTOR, FBI SAC, SACRAMENTO (THE BLACK PANTHER EDWARD LEVI, ET A (U. S. DISTRICT COLVIL ACTION FILE	62-561) PARTY, L, OURT, D.	. C.)
ŕ	, - C.	Re Bureau airtel	to Alban	ny, 2/8/77.
	Plaintiff and this	cted indices check s and Plaintiff Or information is bei herwise indicated,	and fil ganizati ng set f	ed airtel, Sacramento le review relating to ions in this matter, forth as requested. ile consists of only
	House Ene	Sacramento indice mies List" and the	es were n e "Housto	negative for "White on Plan".
		BLACK PANTHER PAR BU 105-165706 SC 157-1910 4 serials	I	EX-113 REC-62
		BLACK PANTHER PAR BU 105-165706 SU SC 157-1241 97 serials	RTY - FUN JB 67	NDS / 62 - 1/74/2 - 4 1977
73	37 (2/	BLACK PANTHER PAR BU 105-165706 SC 157-52 39 Volumes	RTY 6	b6
	2 - Burea 1 - Sacra BRLK/kmc (3)	uu umento $\sqrt{}$	Ma	b7c TAM
Apr	proved:		Sent	M Per
5	4 M 2 2 2	pecial Agent in Charge		

1,723 serials 9 Subsections Sub A - 1 volume, 164 serials
B - 1 volume, 145 serials
C - 1 volume, 33 serials D - 1 volume, = 30 serials E - 10 volumes, 80 serials F - 1 volume, 10 serials Sub I - 1 volume, 103 serials (telephonic surveillance) II - 1 volume, 83 serials (telephonic surveillance) III - 1 volume, 22 serials (telephonic surveillance) ELECTRONIC SURVEILLANCE BU 62-318 SC 66-179-A 3 serials (pertaining to BLACK PANTHER PARTY) ELSUR instituted by authority of Attorney General BU airtel 6/20/69; ELSUR discontinued 9/5/69 BLACK PANTHER PARTY - FINANCES, LOS ANGELES DIVISION BU 105-165706 SC 157-2066 3 serials BLACK PANTHER PARTY - FILMS AND PUBLICATIONS BU 105-165706 SC 157-1236 53 serials 1 1A exhibits BLACK PANTHER PARTY - FACTIONALISM NO BUFILE SC 157-1237 10 serials BLACK PANTHER PARTY - EXPULSIONS NO BUFILE SC 157-1246 12 serials BLACK PANTHER PARTY - EMERGENCY CONFERENCE NO BUFILE SC 157-1570 2 serials

BLACK PANTHER PARTY - EDUCATION AND TRAINING NO BUFILE SC 157-1245 26 serials

BLACK PANTHER PARTY - EAST ST. LOUIS, ILLINOIS, SPRINGFIELD DIVISION

BU 105-165706 Sub 52 SC 157-1790-1 1 serial

BLACK PANTHER PARTY - DISCIPLINARY ACTION BU 105-165706 SC 157-1244 14 serials

BLACK PANTHER PARTY - UTILIZATION OF TWO WAY RADIOS BU 105-165706 SC 157-2148 3 serials

BLACK PANTHER PARTY - CURRENT INTELLIGENCE ANALYSIS NO BUFILE SC 100-134 6 serials (referring to BLACK PANTHER PARTY)

BLACK PANTHER PARTY - FACADE INCORPORATION CORPORATED NO BUFILE SC 157-2040 11 serials

BLACK PANTHER PARTY - COMMUNITY INFORMATION CENTER LOS ANGELES DIVISION

NO BUFILE REFERENCE SC 157-2627-2 1 serial

BLACK PANTHER PARTY - COMMITTEE ACTIVITIES NO BUFILE SC 157-1243 21 serials

BLACK PANTHER PARTY - COMMUNICATIONS NO BUFILE SC 157-1397 42 serials BLACK PANTHER PARTY - COMMUNICATIONS NO BUFILE Reference SC 157-1141-8 1 serial

BLACK PANTHER PARTY - COMMITTEES AGAINST FASCISM NO BUFILE SC 157-1300 3 serials

BLACK PANTHER PARTY - CLEAVER FACTION INTELLIGENCE SUMMARIES

BU 157-22627 SC 157-2129 33 serials

BLACK PANTHER PARTY - CLEAVER FACTION LOS ANGELES DIVISION

BU 157-22627 SC 157-2093 36 serials

BLACK PANTHER PARTY - CLEAVER FACTION BU 157-22627 SC 157-2147 113 serials 1 1A exhibit SC reference title HEARNAP

BU 7-15200 SC 7-203-684

BLACK PANTHER PARTY - BREAKFAST FOR CHILDREN PROGRAM BU 105-165706-Sub 67 SC 157-1242 29 serials

BLACK PANTHER PARTY - ARRESTS NO BUFILE SC 157-1247 34 serials

BLACK PANTHER PARTY - ACTIVITIES BRITISH HONDURAS AND GUATEMALA

BU 105-165706 SC 157-2239 4 serials BLACK PANTHER PARTY - EXTREMIST - ARMED FORCES
BV 157-11750
Reference SC 157-1070-7
1 serial
Serial refers to CASTLE AIR FORCE BASE, AIRMAN
ALLEGED TO BE MEMBER OF BPP

BLACK PANTHER PARTY - BUS PROGRAM, BUS TRIP TO TEHACHAPI BPP, LOS ANGELES DIVISION

BU 105-165706 Sub 26 SC 157-2092 13 serials 1 1A exhibit

BLACK PANTHER PARTY - CRIMINAL INTELLIGENCE BULLETIN DIRECTORY (CIB)

NO BUFILE SC 66-363 Reference to BPP in CIB Directory which is published by California State Department of Justice

BLACK PANTHER PARTY - REFERENCES SOCIALIST GROUP PARTY BU 100-16 Reference SC 100-693-7pg2

> BU 100-443769 SC reference 157-855-6

WEATHFUG BU 176-1594 Reference SC 100-2563-72

JANE FONDA VERSUS
RICHARD M. NIXON, ET AL,
(U. S. DISTRICT COURT, D. C.)
CIVIL ACTION FILE NUMBER 73-2442MML
BU 100-459279
Reference SC 157-2178-50

HEARNAP BU 7-15200 Reference SC 7-203-723pg2 1477pg4 1584pg3 1631 1633pg2 1667pg4 1681pg3 1699pg4 1707pg2 1718pg7 1727pg4 1742pg3 1769pg5 1780pg7 1820 1869pg3 1901pg3 1942pg2 2013pg4 .2048pg5 2150pg3

BAY AREA RESEARCH COLLECTIVE NO BUFILE Reference SC 100-7467-16 1 serial

BLACK PANTHER PARTY NEWSPAPER; UNSUB SELLING OF BPP NEWSPAPER AT UNIVERSITY OF THE PACIFIC, STOCKTON, CALIFORNIA NO BUFILE SC 157-2250 7 serials 2 1A exhibits

BLACK PANTHER PARTY - INTERCOMMUNAL NEWS SERVICE NO BUFILE SC 157-1236 53 serials

BLACK PANTHER TRAINING SITE QUINCY, CALIFORNIA NO BUFILE SC 157-1747 8 serials

BLACK PANTHER PARTY - WEAPONS AND EXPLOSIVES NO BUFILE SC 157-1232 21 serials

BLACK PANTHER PARTY - VIOLENCE NO BUFILE SC 157-1230 13 serials

BLACK PANTHER PARTY - SECURITY MEASURES UTILIZATION OF TWO WAY RADIOS NO BUFILE SC 157-1235 34 serials

BLACK PANTHER PARTY - UNDERGROUND ACTIVITIES
BU 105-165706
SC 157-1231
2 volumes
111 serials

BLACK PANTHER PARTY - TRAVEL OF LEADERSHIP NO BUFILE SC 157-1234 25 serials

BLACK PANTHER PARTY - TELEPHONE CALLS AND COMMUNICATION SEATTLE DIVISION

NO BUFILE SC 157-2268 4 serials

BLACK PANTHER PARTY - SEATTLE DIVISION

NO BUFILE

SC 157-1909

The first three serials contain the above title, but title was changed to

12 serials

Ъ6 Ъ7

BLACK PANTHER PARTY - REAL ESTATE, 1618 E. 14th ST. OAKLAND, CALIFORNIA

NO BUFILE SC 157-2907 2 serials

BLACK PANTHER PARTY - REAL ESTATE, 1423 B, SPRUCE ST. BERKELEY, CALIFORNIA

BU 105-165706 SC 157-2292 12 serials

BLACK PANTHER PARTY - PUBLICITY BU 105-165706 Sub 67 SC 157-1872 6 serials

BLACK PANTHER PARTY - PUBLIC APPEARENCES OF LEADERS NO BUFILE SC 157-1233 48 serials 2 1A exhibits

BLACK PANTHER PARTY - POLITICAL ACTIVITIES NO BUFILE SC 157-1239 15 serials

BLACK PANTHER PARTY - REFERENCES BU 157-0-46, 68

BLACK PANTHER PARTY - ORGANIZATION NO BUFILE SC 157-1238 38 serials

BLACK PANTHER PARTY - NEW YORK DIVISION BU 105-165706-34 Reference SC 157-483-31 1 seria1

BLACK PANTHER PARTY - NATIONAL CONVENTION OAKLAND AUDITORIUM

329-31-72 NO BUFILE SC 157-2260 1 serial

BLACK PANTHER PARTY - NATIONAL COMMITTEE TO COMBAT FACISM NEW ORLEANS DIVISION

NO BUFILE SC 157-1753 1 serial

BLACK PANTHER PARTY - MONTHLY SUMMARIES EXTREMIST MATTERS

BU 157-00 SC 157-00-113 1 serial

BLACK PANTHER PARTY - MEMBERSHIP BU 105-165706 Sub 67 SC 157-1240 27 serials

BLACK PANTHER PARTY - LOS ANGELES DIVISION BU 105-165706 Sub 26 SC 157-2229 10 serials

BLACK PANTHER PARTY - LIBERATION SCHOOLS NO BUFILE SC 100-2281 1 serial

BLACK PANTHER PARTY - LAS VEGAS DIVISION NO BUFILE SC 157-2376 3 serials

Sacramento indices reveal one main file, title COUNTER INTELLIGENCE PROGRAM, BLACK NOATIONLIST- HATE GROUP - RACIAL INTELLIGENCE, BPP, (BE409) No Bufile, SC 100-894, 126 serials.

Sacramento has a reference for COINTELPRO, BLACK EXTREMIST. A review of this file determined that the title is COUNTERINTELLIGENCE PROGRAM, COINTELPRO, INTERNAL SECURITY, R-M, BU 100-449698, SC 100-1099-60.

Transmitted .

(Number)

(Time)

Per

LR 62-2304

- (3) Rally in Support of Black Panther Party, Lincoln Memorial, Washington, D. C., June 19, 1970 RM Bureau file unknown Little Rock file 157-1808 6 serials, no 1A section
- (4) Unknown Subject; Male Resident,
 Little Rock, Arkansas, In Contact
 With Black Panther Party Headquarters,
 Oakland, California, 12/6/71,
 Regarding Establishment of Black Panther Party
 in Little Rock, Arkansas
 EM
 Bureau file 105-165706
 Little Rock file 157-2266
 4 serials, no 1A section
- (5) HUEY PERCY NEWTON Defense Fund RM - BPP Bureau file 105-165429 Little Rock file 157-1661 3 serials, no 1A section

REFERENCES

(1) Black Panther Party
RM
Little Rock file 100-2786-159
171

263, pages 17 and 18 379

187, page 7

(Characterizations of BPP and related organizations)

(2) HUEY PERCY NEWTON
Little Rock file 157-1825-1A4 - Issue of
"Many Voices"
11/11/70
contained in
Bureau file 157-8415Sub 25

LR 62-2304

Little Rock file 100-3730-358 - Black Nationalist
Album,
contained in
Bureau file 157-23582
Little Rock file 100-3730-1438 - Black Nationalist
Album
Little Rock file 100-3730-1725 - Extremist Photograph
Album

Bureau file 100-446997
Little Rock file 100-3835-67 - Key Activist Album

Bureau file 157-8415
Little Rock file 100-3730-219 - Black Nationalist
Movement Photo
Album

Bufile 157-23582 Little Rock file 100-3730-1123, 1352 - Extremist Photo Album

There were no identifiable references in Little Rock indices concerning the following plaintiffs:

JOHN GEORGE.

A review of the Little Rock Cointelpro file failed to reflect any references to any of the plaintiffs in this matter.

Date: 3/4/77

		3/4///	
Trans	smit the following in	(Type in plaintext or code)	
Via	AIRTEL		į
,.		(Precedence)	
	TO :	DIRECTOR, FBI (62-	
	FROM :	SAC, CHICAGO (62-7394)	
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL VERSUS EDWARD LEVI, ET AL (U.S. DISTRICT COURT, DC) CIVIL ACTION FILE NUMBER 76-2205	ONTAINED LEGERAL PROBLEM
	lating to	Re Buairtel to Albany dated 2/8/77. The following is a list of all files and ref plaintiffs and plaintiff organization in the	erences re-
	office.	production of the production of the	OIII Çago
	BLACI	C PANTHER PARTY (BPP)	· \$5.
	Chica Numbe	au file number 105-165706-9 ago office file: 157-1291 er of sections: 93 volumes; serials 10655 sections: 157-1291-Sub A - Newspaper clipping 1014 serials;	gs, 6 volume:
		Sub B - Elsur information, 2 vols.	, 161 serial:
		Sub C - Exhibits, 2 vols., 40 entre enclosures;	
3	157-1	Sub D - Elsur logs, 8 vols., not so numbered REC-62 62 - 1744 Sub E - Mailing list and telephone names of contributors, asso	roster of
	② - Bureau 1 - Chicag	sympathizers, 1 serial (30)	7 pages);
_	JPM/caf (3) /	g man	

CG 62-7394 Sub F - Paraphrasing of Sub D, 11 vols., 2112 serials; Sub G - Permanent T-Symbols, 2 vols., 290 serials; Sub H - School Appearances, 3 vols., 268 serials; Sub I - BPP Elsur matters. 2 vols. 89 serials; Sub J - Paraphrasing information from CG 7392-A-R, four vols., 686 serials. BULKY EXHIBITS 157-1291-iB2: Tape recording of meeting at Sandburg Hall. Northern Illinois University, DeKalb, Illinois, on 11/26/68. Speaker AARON DIXON. Envelope 4, copies of "Black Panther 157-1291-1B3: Party" newspaper from 10/3/70. 1B3: Envelope 5, copies of "Black Panther Party" newspaper from 12/18/70 - 8/19/72. 1b3: Binder 1, copies of "Black Panther Party" news-

1b3: Binder 1, copies of "Black Panther Party" newspaper from 12/23/72 - 6/30/73.

1B3: Binder 2, copies of "Black Panther Party" news-paper from 7/7/73 - 3/25/74.

1B5: 12 pages of pencil handwritten outline for "The Destruction of the Power Structure of the State of Illinois" and related BPP topics.

BLACK PANTHER PARTY DAY CARE CENTER

Bufile: Unknown

Chicago file: 157-6794

Number of Sections: 1; serials 31

BLACK PANTHER PARTY CONFERENCE

Bufile: 105-165706

Chicago file: 157-7693

Number of Sections: 0; serials 3

BLACK PANTHER PARTY COMMUNITY CENTERS

Bufile: Unknown

Chicago file: 157-5127

Number of Sections: 1; serials 36

BLACK PANTHER PARTY COMMITTEE FOR DEFENSE OF DE MAU MAU

Bufile: 105-165706

Chicago file: 157-8651

Number of Sections: 1; serials 37

BLACK PANTHER PARTY COMMITTEE AGAINST FASCISM

Bufile: Unknown

Chicago file: 157-4507

Number of Sections: 0; serials 2

BLACK PANTHER PARTY MEDICAL PROGRAM

Bufile: 105-165706

Chicago file: 157-4107

Number of Sections: 3 volumes; 314 serials

BLACK PANTHER PARTY, CLEAVER FACTION

Bufile: 157-22627

Chicago file: 157-7246

Number of Sections: 7 volumes; 341 serials

BLACK PANTHER PARTY, ROCKFORD, ILLINOIS BRANCH

Bufile: 105-165706-Sub 9

Chicago file: 157-3976

Number of Sections: 5 volumes; 616 serials; Sub A - Exhibits

15 enclosures or entries

BLACK PANTHER PARTY BUSING PROGRAM

Bufile: 105-165706

Chicago file: 157-5814

Number of Sections: 2 volumes; 247 serials

BLACK PANTHER PARTY BREAKFAST FOR CHILDREN PROGRAM

Bufile: 105-165706

Chicago file: 157-4088

Number of Sections: 2 volumes; 232 serials

BLACK PANTHER PARTY, ARGO, ILLINOIS

Bufile: Unknown

Chicago file: 157-3973

Number of Sections: 1 volume; 78 serials

BLACK PANTHER PARTY GROUP SUNFLOWER, MISSISSIPPI

Bufile: Unknown

Chicago file: 157-5350

Number of SEctions: 0; 8 serials

BLACK PANTHER PARTY FREE CLOTHING PROGRAM

Bufile: Unknown

Chicago file: 157-6495

Number of Sections: 0; 18 serials

BLACK PANTHER PARTY FINANCES

Bufile: 105-165706-9 Chicago file: 157-5584

Number of Sections: 6 volumes; 928 serials

BLACK PANTHER PARTY, FILMS AND PUBLICATIONS

Bufile: 105-165706-Sub 34

Chicago file: 157-5462

Number of Sections: 5 volumes; 808 serials

BLACK PANTHER DEFENDANTS RALLY IN DEFENSE OF NEW HAVEN, CONNECTICUT, MAY 1, 2, and 3 NEXT

Bufile: Unknown

Chicago file: 157-5362

Number of Sections: 0; 16 serials

ALLEGATIONS RE BLACK PANTHER PARTY TRANSPORTATION OF ARMS, EXPLOSIVES AND DRUGS TO SPAIN

Bufile: None

Chicago file: 157-7864

Number of Sections: 0; 1 serial

BLACK PANTHER PARTY, LOS ANGELES DIVISION

Bufile: 105-165706-Sub 26 Chicago file: 157-4844

Number of Sections: 0; 19 serials

BLACK PANTHER PARTY LIBERATION SCHOOL

Bufile: Unknown

Chicago file: 157-4469

Number of Sections: 0; 2 serials

BLACK PANTHER PARTY, JOLIET, ILLINOIS

Bufile: Unknown

Chicago file: 157-4504

Number of Sections: 1; serials 49

BLACK PANTHER PARTY INTERNATIONAL RELATIONS

Bufile: 105-165706-Sub 84

Chicago file: 157-4674

Number of Sections: 1 volume; 94 serials

BLACK PANTHER PARTY, H.P.N.

Bufile: Unknown

Chicago file: 9-5850

Number of Sections: 0; 3 serials

BLACK PANTHER

Bufile: Unknown

Chicago file; 9-5979

Number of Sections: 0; 4 serials

- 5 **-**

BLACK PANTHER PARTY, ALLEGED BURGLARY AT FORMER HEADQUARTERS, CHICAGO, ILL., 4/23/74

Bufile: 105-165706

Chicago file: 157-10098

Number of Sections: 0; 13 serials

"THE BLACK PANTHER"

Bufile: Unknown

Chicago file: 15-41524

Number of Sections: 0; 3 serials

UNSUB; aka BLACK PANTHER PARTY

- VICTIM - VICTIM

NATIONAL BROADCASTING COMPANY - VICTIM

Bufile: 9-49275

Chicago file: 9-5354

Number of Sections: 0; 20 serials

DEVELOPMENT OF INFORMANTS IN THE BLACK PANTHER PARTY

Bufile: 105-165**9**06

Chicago file:

Number of Sections: 2 volumes; 119 serials

BLACK PANTHER PARTY

RE: ANONYMOUS TELEPHONE THREAT FROM ALLEGED

BLACK PANTHER PARTY MEMBER IN CHICAGO

Bufile: Unknown

Chicago file: 157-4630

Number of Sections: 0; 5 serials

EMERGENCY CONFERENCE TO DEFEND THE RIGHTS OF THE BLACK PANTHER PARTY TO EXIST

Bufile: 100-457330

Chicago file: 100-48995

Number of Sections: 4 volumes; 198 serials, 1A4 Exhibits

or entries.

Bufile: 100-457330

Chicago file: 157-5079

Number of Sections: 2 volumes; 214 serials

- 6 -

b6 b7С

> b2 b7D

CG 62-7394 EMERGENCY CITIZEN'S COMMITTEE FOR DEFENSE OF THE BLACK PANTHER PARTY Bufile: Unknown Chicago file: 100-48994 Number of Sections: 1 volume; 46 serials BLACK PANTHER PARTY Bufile: Unknown Chicago file: 174-383 Number of Sections: 0; 2 serials The following references pertain to the Black Panther Party: Chicago file: 100-29093-1674, p. 17, 18 100-55510-658 157-9348-8 157-2393-51, pg. 184, 17-20, 48, 53, 56, 63, 64, 66

100-35635-1B3, p. 12 100-49815-73, p. 1 157-00-209 157-1199-42 170-5-449 105-34860-286 105-34860-239 157-5377-1b1, p. 4 157-9348-1 157-5377-1b1,p. 30 100-53561-8 100-50574-166 176-5-79, p. 12,13 157-0-1991, p. 1 100-53561-129, p. 3 157-7902-699, p. 3 4-0-191 100-35635-1b3, p. 34 100-35635-1b3, p. 5 100-35635-1b3, p. 6 100-43468-1502, p. 2 100-40903-Sub G-6

88-12866-81 157-1258-806 Chicago file:

b2 b7D

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100-35635-1B3, p. 27
100-35635-1B3, p. 5
157-5296-46
100-49815-4
157-3871-1, p. 4
157-3632-8
157-2393-48, p. 55
100-35635-1B3, p. 30
100-35635-1B3, p. 31
65645-9673
65-645-9681
65-645-9689
65-645-9690
100-35635-1B3, p. 8
100-35635-1B3, p. 13
100-44963-579
100-44963-2000
100-44963-1993
100-44963-2118
100-44963-1B1
100-44963-2432
100-44963-1652
100-44963-1119
100-44963-1513
100-44963-1512
100-44963-1060
100-44963-1064
100-44963-1653
100-46628-15, p. 3
100-19023-498
100-32207-Sub A-524
100-40903-Sub B-334, p. 2
100-44380-662, p. 4
157-1821-24
157-2520-98Sub A
157-350-1180 Sub B, p. 2
```

100-41353-3769 100-48522-6, p. 4

100-18953\(\pi\)13573, p. 35 100-35635-1b3, p. 28 100-35635-1B3, p. 3, 11 CG 62~7394

Chicago file: 157-1653-370,p. 12 157-2380-35,p. 2 157-1465-115, p. 2 157-2393-51, p. 57, 59, 184 157-1686-11 100-50574-Sub 2-21 100-45163-20,p. 5 100~44963~1513 100~45163~43 100-35635-1B3, p. 22 67-832-12439 157-7819-35, p. 20 100-49818-Sub D-23 157-2754-1008, p. 21 100-35635-1B1, p. **33** 157~5377~1B, p. 26 44-1503-Sub A-449 157-2393-176, p. 11 100-44963-2289 100-50574-190 100-55510-580, p. 2 157-5377-1B, p. 15 100-56396-279

HUEY P. NEWTON

Bufile: 105-165429

Chicago file: 157-3765

Number of Sections: 3 volumes; 302 serials.

The following references pertain to HUEY P. NEWTON:

Chicago file:

7-2004-403, p. 7

157-5377-1B1, p. 3

157-4765-352

100-41353-3768, p. 4

100-41353-3096

No main file in Chicago.
The following references pertain to
Chicago file: 157-7918-25 157-7918-35, p. 4,20 157-7819-24 157-1291-10627 100-56396-135, p. 1 157-1291-7019, p. 2 157-1291-7050, p. 3 100-41353-7286 157-1291-10014, p. 8 157-1291-9945 157-1291-9884 157-1291-9355 157-1291-9495, p. 5 157-1291-9407 157-1291-6621 105-22283-39, p. 7
No main file in Chicago.
The following references pertain to
Chicago file: 157-1291-Sub I-30
No main file or references in Chicago.
No main file in Chicago.
The following reference pertains to
Chicago file: 157-1291-10014, p. 3

Bufile: 157-19403

Chicago file: 157-7486

Number of Sections: 0; 9 serials

No references in Chicago

JOHN GEORGE

No main file or reference in Chicago.

No main file in Chicago regarding

The following references pertain to

Chicago file: 157-1291-1B3, p. 7

157-1291-1B3, p. 4, Env. 4

No references pertaining to ELIZABETH HUGGINS.

COUNTERINTELLIGENCE PROGRAM, BLACK NATIONALIST - HATE GROUPS

Bufile: 100-448006

Chicago file: 157-2209

Number of Sections: 2 volumes; 297 serials; 2 enclosures

or entries in 1A envelope.

- 11 -

b6 b7C

Memorandum

TO

DIRECTOR, FBI

3/8/77 DATE:

SAC, DENVER (157-160)(C)

SUBJECT:

THE BLACK PANTHER PARTY; ET AL VERSUS EDWARD LEVI; ET ÁL (U. S. DISTRICT COURT, D.C.) CIVIL ACTION FILE #76-2205

ALL INFORMATION CONTAINED

Re Bureau airtels to Albany, dated 1/12/77 and 2/8/77.

Set forth below is the information requested regarding captioned organization and plaintiffs referred to in Bureau airtell dated 1/12/77:

> BLACK PANTHER PARTY Bufile: 105-165706 DNfile: 157-160

Number of Volumes: Sub-Sections: 1B and 1A

Number of Serials: 3,112 Bulky Exhibits & Enclosures: 157-160B; Exhibits 1-44. 157-160 (1A-1); Exhibits 1-48

EMERGENCY CONFERENCE TO DEFEND THE RIGHTS OF THE BLACK PANTHER PARTY TO EXIST

Bufile: 100-457330 DNfile: 157-518

Number of Volumes:

1 REC-62 . Sub-Sections: None Number offo Serials:

Bulky Exhibits: None

62 117449

21 MAR 10 1977

BLACK PANTHER PARTY, DENVER, COLORADO

Bufile: Unknown

DNfile:

Number of Volumes: Sub-Sections: None

Number of Serials: 12

Bulky Exhibits: 1A-1 through 5

- Bureau (RM) - Denver DTD/en

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

b7C b7D UNSUB; ALLEGED MEMBER OF THE BLACK PANTHER PARTY,

MINNEAPOLIS

Bufile: Unknown DNfile: 157-303

Number of Volumes: I Sub-Sections: None Number of Serials: 2

Bulky Exhibits and Enclosures: 1A-1

BLACK PANTHER PARTY, CLEAVER FACTION

Bufile: 157-22627 DNfile: 157-806

Number of Volumes: 2 Sub-Sections: None Number of Serials: 109

Bulky Exhibits and Enclosures: 157-806B, 1-8

UNSUBS (3); POSSIBLE TRAVEL OF BLACK PANTHER PARTY MEMBERS

Bufile: None DNfile: 157-397

Number of Volumes: 1 Sub-Sections: None Number of Serials: 2

Bulky Exhibits and Enclosures: None

BLACK PANTHER PARTY - COMMUNICATIONS

Bufile: Unknown DNfile: 157-596

Number of Volumes: 1 Sub-Sections: None Number of Serials: 23

Bulky Exhibits and Enclosures: None

In addition to the above, there are nine file references to the Black Panther Party in Denver indices.

____b6 .b7c

Butile: Unknown DNfile: 157-824

Number of Volumes: 1 Sub-Sections: None Number of Serials: 7

Exhibits and Enclosures: None

HUGHIE P. NEWTON

Bufile: 105-165429

DNfile: 157-499

Number of Volumes: 1 Sub-Sections: None Number of Serials: 26

Number of Serials: 26
Exhibits and Enclosures: 1A-1 and 2

DN 157-160

In addition, there are three file references to NEWTON in Denver indices.
- There are two file references in Denver indices.
- There are 11 file references to
JOHN CEORGE - There are two file references to GEORGE in Denver indices.
There were no files or references to plaintiff

It is not known if the file references for individual plaintiffs are identical since no identifying information was furnished other than address.

FBI

				∤
nit the foll	owing in	(Type in plaintex	t or code)	
AIF	TEL			i i
		(Preceden	ce)	
		·		
TO:	DIRECTO	OR, FBI (62-)		
FRO	M. JEJAL D	ITTSBURGH (62-3699) (RIIC)	
	KINO	1115501141 (0= 0000		
SUE	BJECT THE BL	ACK PANTHER PARTY;		ION CONTAINED
	ET AL.	, v. EDWARD LEVI;	DATE	CLASSIFIED CDD
	(U.S.D.	O.C., D.C.)		
.)	CIVIL	ACTION FILE NUMBER	76-2205	
	ReBuai:	rtels dated 1/12/7	7, and 2/8/77.	
				n and Elmun
fai	A revio	ew of the Pittsbur any record identi	gn indices, mai	n and Elsur, e following
	intiffs:			
		GEORGE, JOHN		
		GEORGE, SOIII		
	Dassana	ences were located	for the below	listed
1			1	
pla	Reference :		—] /	
pla			\neg /	
pla	intiffs:	iff's name is inde	xed to the Blac	ek Nationalist
- Mo	rintiffs: Plaint rement Photo A	iff's name is inde	appears in one	serial
Mov	Plaint rement Photo A iginating in t	Album and her name this office (PG 157	appears in one -1951-25); Buf:	serial ile 157-25073.
Mov or: Pla	Plaint Photo A iginating in the control of the cont	Album and her name	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;
Mov or: Pla	Plaint Photo A iginating in the control of the cont	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re	serial ile 157-25073.
Mov or: Pla	Plaint Photo A iginating in the intiff's name wever, these s	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;
More or: Plant how	Plaint vement Photo A iginating in to aintiff's name vever, these s Bureau Pittsburgh	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;
Moror Plant how	Plaint yement Photo A iginating in ti aintiff's name yever, these s Bureau Pittsburgh	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;
More or: Plant how	Plaint yement Photo A iginating in ti aintiff's name yever, these s Bureau Pittsburgh	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;
Moror Plant how	Plaint yement Photo A iginating in ti aintiff's name yever, these s Bureau Pittsburgh	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;
Moror Plant how	Plaint yement Photo A iginating in ti aintiff's name yever, these s Bureau Pittsburgh	Album and her name this office (PG 157 e is indexed to two	appears in one -1951-25); Buf: additional re: elsewhere.	serial ile 157-25073. ferences;

5 5 MAR 2 2 1977

GPO: 1975 O - 590-992

Ъ6 Ъ7С PG 62-3699

Plaintiff's name is indexed to the Key Activist Album and two serials originating in other offices.

Plaintiff's name is indexed to one serial originating elsewhere.

NEWTON, HUEY P.

Plaintiff's name is indexed as follows:

B <u>ufile</u>	PG File	Sections	<u>Serials</u>
105-165706	157-994*		9
105-165706	157-1534-61**		1
157-9674	157-917-27		1
157-165429	157-1398	1	9

(* Plaintiff's name is indexed to nine newspaper articles in the BPP file; see also below.)

(** Plaintiff's name is indexed to one serial in this file and originated in the Pittsburgh Office; see also below.)

In addition to the above, plaintiff's name is indexed to five serials in other files; however, these serials originated elsewhere.

BLACK PANTHER PARTY

Bufile	PG File	Sections	Sub- Sections	Serials	Enclosures/ Exhibits
9-48659	9-2150	1		12	2

PG 62-3699

Bufile	PG File	Sections	Sub- Sections	Serials	Enclosures/ Exhibits
100-448006	100-15780*	2		179	1
105-162948	100-15245-61 67	,		2	
157-165706	157-994	29	1	1,590	10
157-165706	157-1534	2		66	25
157-22627	157-1853	2		112	
176-1594	88-680 9 -107, 160			2	1
Not Shown	157-1116-5, 11,13			3	
Not Shown	157-1635	1		4	
Not Shown	157-2267	1		5	
Not Shown	·	1		1	
Not Shown		1		4	

b7D

(* Cointelpro file: contains 18 serials originating in Pittsburgh.)

Plaintiff's name is also indexed to eight additional serials in other files; however, these serials originated in other offices.

The Bureau's caution concerning destruction of files has been noted. Appropriate steps have been taken to insure that files and material originating in this office are preserved until advised by the Bureau concerning disposal. No steps are being taken to preserve serials originating in the Bureau or in other offices, except for those files listed above.

Transmitted.

(Number)

(Time)

Per .

(3) Bureau ffle number: 105-165706
Field Office file number: 157-840 (Main File)
Number of Sections: 1
Sub Sections: 0
Serials: 20
Bulky Exhibits: 0

- (4) Bureau file number: 100-449698
 Field Office file number: 100-10510 (Cointelpro)
 Number of Sections: Not applicable
 Sub Sections: Not applicable
 Serials: No serial references
 Bulky Exhibits: Not applicable
- (5) Bureau File number: 105-165706 Field Office file number:157-976 (Main File) Number of Sections: 1 Sub Sections: 0 Serials: 23 Bulky Exhibits: 0
- (7) Bureau file number: 157-8415
 Field Office File number: 157-652 Sub 5 (Reference File) (Extremist Album File)
 Number of Sections: Not applicable
 Sub Sections: Not applicable
 Serials: 2
 Bulky Exhibits: Not applicable
- (8) Bureau file number: 62-318
 Field Office file number:
 Number of Sections: Not applicable
 Sub Sections: Not applicable
 Serials: 1 (one serial reference)
 Bulky Exhibit: Not applicable

TRANSMUT VIA:	PRECEDENCE:	SENSITIVITY:
Tellype	liate	TOP SECRET
Feesimile	Priority	SECRET
XX Airtel	Routine	CONFIDENTIAL
		EFTO
•		CLEAR
	.•	DATE: 3/3/77
TO:	DIRECTOR, FBI	
A.	SAC, ALBUQUERQUE	(100-3255) (P)
SUBJECT:	BLACK PANTHER PAR Versus EDWARD LET (U.S. District Co CIVIL ACTION FILE	VI, ET AL; ALL INFORMATION CONTAINED ourt, D.C.) MEREIN IS UNCLASSIFIED DIN
Albany, 2/8		pany, 1/12/77, and Buairtel to
relating to Albuquerque	plaintiffs and p	is a list of files and references laintiff organizations in the
9/18/73).	Black Panther Par Racial Matters Bufile: 105-165 AQ file: 100-325 8 volumes, 507 se 1 subsection with	706 5
	BPP Undercover Ada 157-321 l volume, 30 ser	270.70
	BPP Cleaver Fact: Bufile: 157-226; AQ 157-400 OO: New York 3 volumes, 113 se 1 subsection of p	27 3 MAR 7 1977
1 C C 7336	BPP AQ 157-311 OO: Springfield volumes, 62 ser	rials b6 b7c
2-Albuquerqu	AM) SWJ/sgj · ue / (4)	
	Ca1977 .	. *
Approved:	Transm	(Number) (Time)

AQ 100-3255

BPP Public Appearances
AQ 157-433
1 volume, 5 serials

BPP Funds
Bufile: 105-165706
AQ 100-3754
1 volume, 17 serials

Revolutionary People's Constitutional Convention Organized by BPP AQ 100-3685 1 volume, 17 serials

REFERENCES TO BPP

AQ 157-153-22 Newspaper clipping with reference to Black Panthers. b7C

Black Nationalist Movement Western United States 00: Los Angeles Bufile: 157-8415 AQ 157-97-47 Reference to BPP of California

WEB DU BOIS Clubs of America AQ 105-1014-1173 Reference to BPP for Self Defence

Travel to United States by President GUSTAVO DIAZ ORDAZ of Mexico 10/26/67 AQ 109-3-49 Reference to BPP Of California, Inc.

Newspaper reference to BPP AQ 100-2820-88

AQ 100-3255 Students for a Democratic Society 00: Chicago AQ 100-2824-644 Reference to BPP in California The following references are characterizations of BPP in Albuquerque file. **100-1631-110**, 115, 134, 155, 166, 236, 295 100-1-3032, 3079, 3150, 3204 Attorney General Guidelines for FBI Information Gathering and Retention Policies 1/3/77 AQ 100-00-619 Authority to Investigate HUEY P. NEWTON Defense Fund Bufile: 105-165429 AQ 157-252 l volume, 20 serials The following references to HUEY P. NEWTON appear in Albuquerque files: Reference to biographical sketch and photo of HUEY P. NEWTON AQ 157-169-78 Newspaper reference to HUEY NEWTON AQ 157-165-426 Newspaper clipping to HUEY NEWTON AQ 105-1722-133 Newspaper clipping to HUEY NEWTON AQ 105-3255-101 Informants Reports Re HUEY NEWTON AQ 100-3184-38, 39, 42 -3Los Angeles LHM re STOKLEY CARMICHAEL dated 3/5/68 with reference to HUEY NEWTON 190-3100-110

Report re CPUSA at New York, 10/25/68, with reference to HUEY P. NEWTON Bufile: 100-3
AQ 100-2618

Los Angeles memo reference Black Congress Racial Matter, 3/15/68, with reference to HUEY NEWTON AQ 100-2567-355 and 362

Newspaper clipping with reference to AQ 100-3255-501

Los Angeles memo, 10/18/67, entitled "Stop the Draft Week" containing a reference to AQ 100-2567-72

Los Angeles memo dated 11/7/67 entitled "Peace Action Council" with reference to AQ file 100-2567-124

Key Activitist Album, New Left Movement, with description. biographical data. and photo of AQ 100-3439-A-1

OU: Los Angeles
AQ 157-411
1 volume, 2 serials

The Albuquerque Office has no reference to the following:

b7C

AQ 100-3255

JOHN	GEORGE		

ŧĵ	,	FBI
		Date: 3/3/77
Tran	nsmit the following in	(Type in plaintext or code)
Via	AIRTEL	
		(Precedence)
	TO:	DIRECTOR, FBI
	FROM:	SAC, NORFOLK (62-1071) (RVC)
	SUBJECT:	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205
		ALL INFORMATION CONTAINED
		Re Bureau airtel, 2/8/77. WEREIN IS UNCLASSIFIED PARTE 1993 By 9803 PD PO
		Set forth below are the names of plaintiffs and organization with the listing of file references Division pertaining to each.
		HUEY P. NEWTON
	Norfolk f: Number of	bits: 0
	Number of	le number: 157-1287-229 sections: 1 subsections: 0 229 bits: 0
3	4	P4 MAD 17 1077
	HAW:csb	b6 b7C
	7	V Lill
1	Approved: HO	Sent M Per
	5 5 MAR 2 2 10	fial Agent in Charge GPO: 1975 O - 590-992

Bureau file number: unknown Norfolk file number: 157-2281-6

Number of sections: 1 Number of subsections: 0

Serials: 6

Bulky exhibits: 0
Enclosures: 0

Bureau file number: unknown

Norfolk file number: 157-1396-1, 9

Number of sections: 0 Number of subsections: 0

Serials: 1, 9
Bulky exhibits: 0
Enclosures: 0

No identifiable information.

Bureau file number: unknown

Norfolk file number: 100-6729-1, 9

Number of sections: 1 Number of subsections: 0

Serials: 1, 9
Bulky exhibits: 0
Enclosures: 0

TANK ARADAR

JOHN GEORGE

No identifiable information.

BLACK PANTHER PARTY RACIAL MATTERS

Bureau file number: 105-165706

Norfolk file number: 157-1396 (Serials listed below)

Number of sections: 17
Number of subsections: 0

b6 b7C

Serials: 1-2, 4-8, 10-53, 56-112, 114-141, 143-152a,

153-191a, 192, 192a, 193, 193a, 194-240, 240a,

241-263, 263a, 264-293, 295-300, 302-380, 380a-392, 392a-393, 393a-397, 397a, b, 398-401, 401a, 402, 402a, 403, 403a, 404, 404a-414, 416-460, 462-482, 482a-483, 483a-542, 544-552, 552a-559, 559a-576, 576a-584, 584a-607, 610-617, 619-633, 635-645,

b7D

645a-706, 709-721, 724-729

Bulky exhibits: 0

Enclosures (1A): 1A-1 - 1A-5, 1A-7

BLACK PANTHER PARTY

Bureau file number: unknown

Norfolk file number: 140-0 (Serials listed below)

Number of sections: 1
Number of subsections: 0

Serials: 191, 192, 201, 214, 238, 246

Bulky exhibits: 0 Enclosures: 0

Bureau file number: unknown Norfolk file number: 157-2500-1

Number of sections: 0
Number of subsections: 0

Serials: 1

Bulky exhibits: 0 Enclosures: 0

Bureau file number: unknown
Norfolk file number:

Number of subsections: 1

Number of subsections: 0 Serials: 66

Bulky exhibits: 0 Enclosures: 0

BLACK PANTHER PARTY - CLEAVER FACTION NORFOLK VIRGINIA

EM - BPP

Bureau file number: 157-22627

Norfolk file number: 157-2704 (Serials listed below)

Number of sections: 2 Number of subsections: 0

Serials: 1-2, 5-7, 9-11, 13-14, 18-21, 24, 26, 29-30, 32,

34, 36-37, 43-47, 50-52, 55-56, 58, 63-67, 69, 71, 73, 75, 78-81, 83, 85-87, 91, 94-97, 99-100, 102, 104, 112-113, 115-120, 123-126, 138-140, 142-143, 145, 147-149, 151, 153-154, 156-159, 161-162, 167-172, 174-175, 177, 179-184,

186-203, 218

Bulky exhibits: 0

Enclosures (1A): 1A-1 - 1A-23

BLACK PANTHER PARTY - NATIONAL COMMITTEE TO COMBAT FASCISM

RM

Bureau file number: 105-165706

Norfolk file number: 157-1980 (Serials identified below)

Number of sections: 2 Number of subsections: 0

Serials: 1-58, 58a-64, 64a-94, 96-111

Bulky exhibits: 0 Enclosures: 0

BLACK PANTHER PARTY - CLEAVER FACTION EM - BPP

Bureau file number: 157-22627

Norfolk file number: 157-2496 (Serials identified below)

Number of sections: 6
Number of subsections: 0

Serials: 1-52A, 53-241d, 242-265a, 266-295, 297-353

Bulky exhibits: 0

Enclosures (1A): 157-2496-1A-1 - 1A-20

Bureau file number: 157-22627

Norfolk file number: 157-2933-22, 23

Number of sections: 1 Number of subsections: 0

Serials: 22, 23
Bulky exhibits: 0
Enclosures: 0

RALLY IN DEFENSE OF BLACK PANTHER DEFENDANTS NEW HAVEN, CONNECTICUT, 5/1-3/70 RM

Bureau file number: unknown

Norfolk file number: 157-2021-1-3

Number of sections: 1 Number of subsections: 0

Serials: 1-3
Bulky exhibits: 0

Enclosures: 0

UNKNOWN SUBJECT, aka

BLACK PANTHER PARTY, WASHINGTON, D.C .;

ET AL - VICTIMS

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EXTORTION; RM

Bureau file number: unknown Norfolk file number: 9-595-1, 2

Number of sections: 1 Number of subsections: 0

Serials: 1, 2 Enclosures: 0 Bulky exhibits: 0

ALLEGED THREAT BY BLACK PANTHERS TO DISRUPT GRADUATION CEREMONIES, HIGH SCHOOL AND COLLEGE CAMPUSES

Bureau file number: unknown Norfolk file number: 157-1749

Number of sections: 1
Number of subsections: 0

Serials: 1-3
Bulky exhibits: 0
Enclosures: 0

BLACK PANTHER PARTY GUN LAW VIOLATIONS

Bureau file number: unknown
Norfolk file number: 176-00-14

Number of sections: 1
Number of subsections: 0

Serials: 14

Bulky exhibits: 0

Enclosures: 0

UNKNOWN SUBJECTS;

ALLEGED ACTIVITIES OF BLACK PANTHERS REGARDING PAY-OFFS TO CONTROL RECORDS

PLAYED AT RADIO STATIONS

AR - HOBBS ACT; ITAR, EXTORTION

Bureau file number: 92-12058 Norfolk file number: 92-294-1-8

Sections: 1
Subsections: 0
Serials: 1-8

Bulky exhibits: 0
Enclosures: 0

BLACK PANTHER PARTY SECTION OF THE SINGLE FINGERPRINT FILE; IDENTIFICATION MATTER

Bureau file number: 0

Norfolk file number: 32-0-184, 184a-184b

Number of sections: 1 Number of subsections: 0 Serials: 184, 184a, 184b

Bulky exhibits: 0

Enclosures: 0

BLACK PANTHER PARTY PHOTOGRAPHIC ACTIVITY

RM

Bureau file number: unknown

Norfolk file number: 157-1927-1, 2

Number of sections: 1 Number of subsections: 0

Serials: 1, 2

Bulky exhibits: 0

Enclosures: 0

NF 62-1071 Bureau file number: 105-165706 Norfolk file number: 157-1396-171 Number of sections: 1 Number of subsections: 0 Serials: 171 Bulky exhibits: 0 Enclosures: 0

BLACK PANTHER PARTY FILMS AND PUBLICATIONS RM

Bureau file number: 105-165706 Norfolk file number: 157-1978-1-28

Number of sections: 1 Number of subsections: 0

Serials: 1-28 Bulky exhibits: 0 Enclosures: 0

COUNTERINTELLIGENCE MATTERS; BLACK PANTHER PARTY; RM

Bureau file number: 100-448006

Norfolk file number: 157-464 (Serials listed below)

Number of sections: 1 Number of subsections: Serials: 210, 222, 223, 225

Bulky exhibits: 0

Enclosures: 0

There are no references indicating use by the Norfolk Division of illegal, warrantless, electronic surveillance.

The Norfolk Division also has the following pamphlets:

"The Black Panthers, Hoodlum 'Revolutionaries'", dated January, 1970.

"The Black Panther Party 'Charity' Programs", dated April, 1970.

"Black Panther Party", dated March, 1971.
"The Black Panther Party", dated March, 1969.

FBI

Date: 3/4/77

		1	Date: 3/4/11	
Transm	it the following in _	(Type in pl	laintext or code)	
Via	AIRTEL	AIRM	1	
, -		(Pre	ccedence)	
	TO:	DIRECTOR, FBI	ALL INFORMATION CONTAIN WEREIN IS UNCLASSIFIED	

SAC, ATLANTA (62-2962) (RUC)

RE:

FROM:

THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL,

(U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205

Re Bureau airtels to Albany, dated 1/12/77, and 2/8/77.

Referenced Bureau airtel to Albany, dated 1/12/77, advised that captioned civil action was filed by The Black Panther Party (BPP) in the U. S. District Court, District of Columbia, on 12/1/76, against Director KELLEY and other defendants, and requesting the preparation of a search slip on plaintiff organization and individual plaintiffs. The listed in referenced airtel of 1/12/77

were HUEY P. NEWTON,

JOHN GEORGE,

Referenced airtel to 2/8/77 further advised that captioned suit alleges that the defendants conspired to achieve the destruction of the BPP by means of a concerted plan conceived and implemented in 1967 to ruin the BPP both politically and financially. Cited as parts of, or examples of this "concerted plan" by the COINTELPRO activities formerly carried out by the FBI against the BPP, the "White House enemies list," the "Huston Plan," illegal, warrantless electronic surveillance, and various acts of harassment and assassination of party members. The plaintiffs seek injunctive relief and damages in excess of 50 million dollars.

Sent

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Approved: Special Agent in Char

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er ____

GPO: 1975 O - 590-992

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AT 62-2962 The Bureau requested that each office should submit to FBIHQ a list of all files and references relating to plaintiffs and plaintiff organization. It was also added that inasmuch as the civil action alleges use of illegal, warrantless electronic surveillance and COINTELPRO, these files will have to be included in the list. The following is a list of files and references relating to plaintiffs and plaintiff organization, as obtained from previously prepared search slips: BLACK PANTHER PARTY FOR SELF DEFENSE (BPPSD): Subsequently the Atlanta file containing information on the BPP nationwide and primarily information emanating from office of origin San Francisco Bureau File Number: 105-165706 Sub 2 Field Office File Number: Atlanta 157-1680 Number of Sections: 21 1035 Serials: There are no sub-sections or bulky exhibits and the enclosures in the 1-A Section include some issues of the Black Panther Party newspaper, an interview and rights form of an interview with an individual, photographs of an individual, a copy of a Georgia driver's license with photograph, and copies of Western Union money orders from individuals to the BPP National Distribution Center for subscriptions to the BPP newspaper. BLACK PANTHER PARTY (BPP) -NATIONAL COMMITTEE TO COMBAT FASCISM (NCCF): Subsequently "Black Panther Party - Atlanta Chapter" when Atlanta received its charter from the National BPP Headquarters in Oakland, California in 1971 Bureau File Number: 105-165706 Sub 2 Field Office File Number: Atlanta 157-4542 Number of Sections: 16 892 Serials: - 2 -

AT 62-2962 There are no sub-sections, bulky exhibits, and enclosures in the 1A Section include a pamphlet on what "legal" steps to be taken in dealing with law enforcement officers during interviews or upon arrest. Also, a flyer from the Alabama Black Liberation Front and three photographs of individuals. HUEY P. NEWTON Bureau File Number: 105-165429 Field Office File Number: Atlanta 157-5204 Number of Sections: 1

Serials: 39

There are no sub-sections, bulky exhibits, and enclosures in the 1A Section of the file are photographs of a group attending a talk given by NEWTON at Georgia State University in 1972.

Bureau File Number: 157-12301

Field Office File Number: Atlanta 157-4877

Number of Sections: Serials: 5

There are no sub-sections, bulky exhibits, or enclosures.

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BLACK PANTHER PARTY - CLEAVER FACTION Bureau File Number: 157-22627

Field Office File Number: Atlanta 157-5241

Number of Sections: 6 145 Serials:

There are no sub-sections, bulky exhibits, and enclosures in the lA section of the file include four photographs of individuals known to be associated with the BPP.

> BLACK PANTHER PARTY - TRAVEL OF LEADERSHIP Bureau File Number: 105-165706

Field Office File Number: Atlanta 157-5339

Number of Sections: 1 Serials:

There are no sub-sections, bulky exhibits, or enclosures.

AT 62-2962 HUEY P. NEWTON - DEFENSE FUND Bureau File Number: 105-165429 Field Office File Number: Atlanta 157-4120 Number of Sections: Serials: 8 There are no sub-sections, bulky exhibits, or enclosures. Counterintelligence Program (COINTELPRO) BLACK NATIONALISTS - HATE GROUPS Bureau File Number: 100-448006 Field Office File Number: Atlanta 100-7182 Number of Sections: 1 Serials: 84 There are no sub-sections, bulky exhibits, and the enclosures in the 1A section contain one letter. Counterintelligence Program (COINTELPRO) -BLACK EXTREMISTS Bureau File Number: 100-448006 Atlanta 157-4690 Field Office File Number: Number of Sections: 1 42 Serials: There are no sub-sections, bulky exhibits, and the enclosures in the 1A section contain one anonymous letter.

E.U. 3	36 (Rev.	21177	2
r D-a		2-10-101 2-10-101	1
		FB!	
		Date: 2/22/77	
Trans	smit the	following in	
	vc	(Type in plaintext or code)	
Via .		AIRTEL (Precedence)	
	E Pur		-
	RÓUTINC ENKOR L	TO: DIRECTOR, FBI (62-	
	HELLERY LINN DI	FROM: SAC, KNOXVILLE (157-1478) (RUC)	
1	50	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, ALL INFORMATION CONTAINED	
3/16/77	Ħ	(U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205) WEREIN IS UNCLASSIFIED DATE: DATE: DATE: ON THE PROPERTY OF THE PROPERTY O	/
~ A.J	11	Re Knoxville airtel to Bureau 2/17/77.	
	:	In addition to data set forth in re airtel, Knoxville Division has eleven 100-00A references re characterizations of BPP, four monographs re BPP and Black Nationalist Movement in the U. S. Racial Calendar KX file 157-1218-119,-163, Bufile 157-8415-24, two publications listed re BPP.	
	(2 - Bureau 1 - Knoxville	
		HAM/kjj (3) REC-53 (1) 1/74/12 - 57	
	100	The Court of the C	

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Approved: ______ M Per _____ M Per _____ M

-36 (Rev. 7-27-76)		F B	I
TRANSMIT VIA Teletype Facsimile Airtel	:	PRECEDENCE: Immediate Priority Routine	CLAS SIFICATION: TOP SECRET SECRET CONFIDENTIAL EFTO CLEAR Date 3/1/77
то: , 1	DIRECTO	 R, FBI	
SUBJECT: 1	THE BLACET AL, VERNER IN COLUMN S. I	LUMBIA (157-4975) CK PANTHER PARTY, VERSUS LEVI, ET AL, DISTRICT COURT, D. CTION FILE NUMBER	•
and 2/8/77.	•		any, ET AL, 1/12/77, sults of Columbia's
plantiff on	rganizat Main fil		relating to plantiffs and
as follows:		CK PANTHER PARTY (BBP) - EM:
	Α.	Bureau File Numbe	er - 105-165706 SUB 66 File - 100-448006
	В.	Field Office File Columbia 157-4975 157-4975	
A a	С.	Number of Section main file. Main 15 volumes, conta File contains one	file consists of ining 915 serials
~ (a)		with 28 exhibits. in file. File co	No Bulky exhibates MAR 4 1977
3 - Bureau 2 - Columbi CGS:shb		6d.	(1) exhibits section No Bulky exhibits ontains no tapes, MAR 4 1977

- electronic surveillance logs, and/or transcripts.
- D. Number of subsections in main file.
 One (1) sub-file, containing bi-weekly and monthly Intelligence Summaries of the BPP, consisting of 5 volumes and 81 serials. Sub-file contains no exhibits section or enclosures.

II. BLACK PANTHER PARTY (BBP) - CLEAVER FACTION (CF) - EM:

- A. Bureau File Number 157-22627
- B. Field Office File Numbers Columbia 157-7320; 157-7320SF1
- C. Number of sections (Volumes) in main file. Main file consists of 5 volumes, containing 205 serials. File contains a 1-A Section with 6 exhibits. No bulky exhibits in file. File contains no tapes, electronic surveillance logs, and/or transcripts.
- D. Number of sub-sections in main file.
 One (1) sub-file, containing semi-monthly
 and monthly Intelligence Summaries of the
 BPP CF, consisting of one (1) volume and
 45 serials. Sub-file contains no exhibits
 section or enclosures.

REFERENCES TO BPP AS FOLLOWS:

1. In file entitled C"CHARACTERIZATIONS OF SUBVERSIVE EXTREMIST ORGANIZATIONS AND PUBLICATIONS (Bureau File 100-7254; Columbia File 157-2686):

This is office control file containing field wide characterizations of various organizations and publications. File contains several Bureau approved characterizations of the BPP and BPP - CF

CO 157-4975

as furnished to Columbia and other offices by Bureau and Office of Origin.

2. In FBI Current Intelligence Analysis (CINAL) File (Columbia File 100-17):

This is office control file utilized as a repository for weekly intelligence letter disseminated field-wide by FBIHQ. Several intelligence letters in this file contain information relating to activities of the BPP.

3. In file established by Columbia Office as repository for FORSCOM, HQ, U. S. Army Forces Command, Ft. Mc Pherson, Georgia, Booklet published quarterly. (Columbia File 100-80):

References in file are made to activities of the BPP.

4. In file entitled "CALVIN COBB, SM - MISCELLANEOUS" (Columbia File 100-141; New York File 100-154089):

Reference in file made to the BPP and captioned subject's involvement with the BPP. File consists of one (1) volume, containing 4 serials. File contains no tapes, electronic surveillance logs, and/or transcripts. File contains no 1-A Section or bulky exhibits.

5. In file entitled "BLACK NATIONALIST MOVEMENT, INTERNAL SECURITY - BLACK NATIONALIST (Bureau File 157-8415 SUB 66; Columbia File 100-265):

This file contains information pertaining to activities of the Black Nationalist Movement in S. C. This file was also utilized by Columbia to include information pertaining to "EXTREMIST PHOTOGRAPH ALBUM (EPA), EM" (Bureau File 157-23582). File is no longer maintained in active status by Columbia.

File contains information pertaining to activities of BPP and other black nationalist groups in S. C. and elsewhere. Columbia, until program

discontinued submitted semi-annual report to FBIHQ on activities of black nationalist movement in S. C.

File consists of 14 volumes, containing 962 serials. File contains a 1-A Section with three (3) exhibits, but has no bulky exhibits.

File cntains two (2) sub-files as follows: Sub-File 100-265SFl which contains information pertaining to black nationalist movement publications, and consists of one (1) volume containing three (3) serials; Sub file 100-265SF2 which was utilized as repository of Bureau issued monthly pamphlet entitled "FBI Intelligence Calendar of Major Events", and consists of two (2) volumes, containing 72 serials.

Neither main file, 1-A exhibits, or sub-files contain any tapes, electronic surveillance logs and/or transcripts.

6. In file entitled "RESEARCH SECTION MONOGRAPHS, RESEARCH MATTER" (Bureau File 100-352546; Columbia File 94-5):

This is control file utilized by Columbia to include information pertaining to Bureau printed monographs and was used to make requests for copies of Bureau prepared monographs.

BPP references in this file relate to monographs entitled "THE BLACK PANTHERS - HOODLUM REVOLUTIONARIES" and THE BLACK PANTHER PARTY" forwarded by Bureau to Columbia.

7. In file entitled "RALLY IN SUPPORT OF THE BLACK PANTHER PARTY, LINCOLN MEMORIAL, WASHINGTON, D. C., 6/19/70, RACIAL MATTERS" (Bureau File 105-165706; Columbia File 157-6155):

File relates to rally and no information developed by Columbia Division indicating anyone from S. C. planned to participate in rally.

CO 157-4975

File consists of one (1) volume, containing three (3) serials. File contains no exhibits sections, no sub-files and does not contain any tapes, electronic surveillance logs and/or transcripts.

8. In file entitled "BLACK EXTREMIST GROUP RECRUITING EX-BLACK PANTHER PARTY (BPP) MEMBERS, RACIAL MATTERS" (Bureau File 157-14970; Columbia File 157-5799):

File relates to titled matter and investigation conducted by Columbia Division developed no positive information indicating any such recruiting.

File consists of one (1) volume, containing seven (7) serials. File contains no exhibits sections, no sub-files, and does not contain any tapes, electronic surveillance logs and/or transcripts.

III. INFORMATION PERTAINING TO PLANTIFFS:

HUEY P. NEWTON (Bureau File 105-165429; OO: San Francisco File 157-3765; Columbia File 157-5978):

Columbia established a main control file on NEWTON upon receipt of SF airtel to Bureau entitled "HUEY P. NEWTON DEFENSE FUND, RM - BPP" and dated 1/29/70. Columbia handled investigative requests received from Bureau, Office of Origin, and auxilliary offices out of this file.

This file consists of one (1) volume, containing 17 serials. File contains no tapes, electronic surveillance logs, and/or transcripts. File contains no 1-A Section or builky exhibits.

REFERENCES TO HUEY P. NEWTON AS FOLLOWS:

1. Reference is made to HUEY P. NEWTON in Detroit Report of SA captioned "STUDENTS FOR A DEMOCRATIC SOCIETY (SDS) (NATIONAL SDS CONVENTION, EAST LANSING, MICHIGAN, 6/9-15/68), IS-SDS dated 8/5/68. (Bureau File 100-439048; OO: Chicago File 100-40903; Columbia File 100-1).

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- 3. References are made to NEWTON in file entitled "BLACK NATIONALIST MOVEMENT, INTERNAL SECURITY BLACK NATIONALIST (Bureau file 157-8415 SUB 66; Columbia File 100-265). These references to NEWTON and the BPP are contained in Los Angeles Report of entitled "BLACK NATIONALIST MOVEMENT, WESTERN UNITED STATES, RM" dated 2/9/68; and in Key Black extremists enclosure furnished to all field offices by Bureau airtel entitled "KEY BLACK EXTREMIST PROGRAM, RACIAL MATTERS", dated 12/23/70.
- 4. References are made to NEWTON and the BPP in file established by Columbia Office for maintaining copies of Bureau printed weekly pamphlets entitled, "FBI SUMMARY OF EXTREMIST ACTIVITIES" (Columbia File 157-6513).
- 5. Reference is made to NEWTON and BPP in Columbia File entitled "AFRICAN LIBERATION DAY DEMONSTRATION, WASHINGTON, D. C., MAY 27, 1972, EXTREMIST MATTERS (Columbia File 157-7755). This file established upon receipt of Bureau airtel, dated 4/12/72. File consists of one (1), volume, containing 5 serials.
- 6. NEWTON's photograph, descriptive data and extremist activity formerly maintained by Columbia Office in Black Nationalist Album (BNA) which has been destroyed.

REFERENCES TO		AS FOLLOWS:	
	ence is made t		and the
		mbia File entit.	
"FBI CURRENT	INTELLIGENCE A	ANALYSIS (CINAL)	
(Columbia File	e 100-17). Th	nis reference to	o is
contained in v	weekly intelli	igence letter, '	Volume 1,
	ted $7/30/71$, i		

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2. Reference to is made in Key Black Extremists Enclosure furnished to all field offices by Bureau airtel entitled "KEY BLACK EXTREMIST PROGRAM,
RACIAL MATTER, dated 12/23/70. This communication
is maintained in aforementioned Columbia file entitled "BLACK NATIONALIST MOVEMENT, INTERNAL
SECURITY - BLACK NATIONALIST" (Columbia File 100-265;
Bureau File 157-8415 SUB 66).
3. References are made to and the BPP
in aforementioned file established by Columbia
Office for maintaining copies of Bureau printed weekly pamphlets entitled "FBI SUMMARY OF
EXTREMIST ACTIVITIES" (Columbia File 157-6513).
4. Reference is made to in Philadelphia airtel to Baltimore, entitled "BLACK PANTHER PARTY,
EM - BPP, dated 6/22/72, contained in Columbia
file established upon receipt of this airtel.
Columbia file opened under title "UNSUB, TELEPHONE NUMBER 765-9284, COLUMBIA, S. C., EM - BPP (Columbia
File 157-7937).
5. photographs, descriptive data and synopsis of extremist activity formerly maintained
by Columbia Office in Extremists Photo Album (EPA)
which has been destroyed.
(Bureau File 100-447268):
Columbia has no main case file on
photograph, descriptive data and snyopsis of extremist activity contained in Key Activist Album
(KAA) maintained by Columbia Office.
Columbia Office records contain no information
or references identifiable with any of the below
listed individuals:
*
JOHN GEORGE

b6 b7C CO 157-4975

For information of the Bureau, Columbia has never conducted any electronic surveillances or any Cointelpro activities on any of the plaintiffs or plaintiff organization.

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI (62-

DATE: 3/4/77

FROM SAC, RICHMOND (105-5504) -P-

SUBJECT: THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205

Re Bureau airtels to Albany, 1/12/77 and 2/8/77.

There follows a list of all files and references relating to the plaintiffs and the plaintiff organization set forth in referenced Bureau airtel, dated 1/12/77.

ALL INFORMATION CONTAINED
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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Files	Regarding	BPP:
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riies kegardii	ng BPP:		No. of	No. of Sub	No. of	
<u>Title</u>	<u>Bufile</u>	RH File	Volumes	Volumes	Serials	Misc.
BPP (RH Div.)	105 - 165706- 41	105-5504	14	1	743	-
BPP (BA Div.)	105-165706	157-2984	1	0	17	-
BPP (BH Div.)	~	157-3095	1	0	1	-
BPP (BS Div.)	-	157-3096	1	0	1	-
BPP (BU Div.)	-	157-3097	1	0	1	-
BPP (BT Div.)	-	157-3098	1	0	1	-
BPP (CE Div.)	-	157-3099	1	0	31	-
BPP (CG Div.)	-	157-3100	1	0	1	-
BPP (CI Div.)	105 -16 5706	157-3101	1	0	8	-
BPP (CV Div.)	105-165706	157-3102	1	0	5	_
BPP (CO Div.)	-	157-3103	1	0	1	-
BPP (DL Div.)	-	157-3104	1	0	1	-

RH 105-5504

Title	Bufile	RH File	No. of Volumes	No. of Sub Volumes	No. of Serials	Misc.
BPP (DN Div.)	-	157-3105	1	0	1	
BPP (DE Div.)	-	157-3106	1	0	3	-
BPP (EP Div.)	-	157-3107	1	0	1	-
BPP (HN Div.)	-	157-3108	1	0	1	-
BPP (HO Div.)	-	157-3109	1	0	1	-
BPP (IP Div.)	-	157-3110	1	0	1	-
BPP (JN Div.)	-	157-3111	1	0	1	-
BPP (JK Div.)	-	157-3112	1	0	1	-
BPP (KC Div.)	-	157-3113	1	0	1	-
BPP (KX Div.)	-	157-3114	1	0	1	-
BPP (LV Div.)	-	157-3115	1	0	1	-
BPP (LR Div.)	-	157-3116	1	0	1	-

Title	Bufile	RH File	No. of Volumes	No. of Sub Volumes	No. of Serials	Misc.
BPP (LA Div.)	-	157-3117	1	0	1	-
Kentucky BPP	157-24412	157-3118	1	0	8	tear
BPP (ME Div.)	_	157-3119	1	0	1	-
BPP (MM Div.)	_	157-3120	1	0	1	-
BPP (MI Div.)	-	157-3121	1	0	1	_
BPP (MP Div.)	105-165706	157-3122	1	0	4	-
BPP (MO Div.)	-	157-3123	1	0	1	-
-	_	157-3124	*(See note	below)		
BPP (NH Div.)	105-165706	157-3125	1	0	3	-
BPP (NO Div.)	-	157-3126	1	0	1	_
BPP (NY Div.)	105-165706	157-3127	1	0	6	
BPP (OC Div.)	-	157-3129	1	0	1	•••

<u>Title</u>	Bufile	RH File	No. of Volumes	No. of Sub Volumes	No. of Serials	Misc.
BPP (OM Div.)		157-3130	1	0	1	-
BPP (PX Div.)	-	157-3132	1	0	1	-
BPP (PG Div.)	105-165706	157-3133	1	0	4	-
BPP (PD Div.)	-	157-3134	1	0	1	-
BPP (SC Div.)	-	157–3135	1	0	1	-
BPP (SL Div.)	-	157-3136	1	0	1	-
BPP (SU Div.)	-	157-3137	1	0	1	-
BPP (SA Div.)	-	157-3138	1	0	1	-
BPP (SD Div.)	-	157-3139	1	0	1	-
BPP (SF Div.)	· -	157-3134	1	0	2	-
BPP (SJ Div.)	-	157-3141	1	0	1	-
BPP (SV Div.)	-	157-3142	1	0	2	-

<u>Title</u>	<u>Bufile</u>	RH File	No. of <u>Volumes</u>	No. of Sub Volumes	No. of Serials	Misc.
BPP (SE Div.)	-	157-3143	1	0	1	-
BPP (SI Div.)	-	157-3144	1	0	1	-
BPP (TP Div.)	-	157-3145	1	0	1	-
BPP - Finances	105-165706	157-3148	1	0	69	-
BPP (PH Div.)	105-165706	157-3031	1	0	3	-
BPP - Films and Publications	105-165706	157-4031	1	. 0	7	77 issues of Black Panther Newspaper
BPP (WFO Div.)	105-165706	157-2985	3	0	134	<pre>1-A Section contains 4 items</pre>
BPP Travel of Leadership	105-165706	157-3272	1	0	40	-
BPP Underground Activities	105-165706	157-3078	1	0	17	-
BPP Liberation Schools	-	157-2870	1	0	4	-

<u>Title</u>	<u>Bufile</u>	RH File	No. of Volumes	No. of Sub Volumes	No. of Serials	Misc.
BPP Breakfast for Child- ren Program	105-165706	157-2833	2	0	93	_
BPP Cleaver Faction	157-22627	157-3322	3	0	108	<pre>1-A Section contains one item</pre>
BPP - NCCF, Richmond, Va.	105-165706	157-2986	4	0	291	Exhibit A contains two items
BPP Charlottes- ville RA territory	-	157-3182	1	0	9	-
BPP (AL Div.)	105-165706	157-3089	1	0	. 2	-
BPP (AQ Div.)	-	157-3090	1	0	1	-
BPP (AX Div.)	-	157-3091	1	0	1	-
BPP (AN Div.)	-	157-3092	1	0	1	-
BPP (AT Div.)	-	157-3093	1	0	1	-
BPP (NF Div.)	105-165706	157-2927	1	0	8	-

RH 105-5504

Title	Bufile	RH File	No. of Volumes	No. of Sub <u>Volumes</u>	No. of Serials	Misc.
BPP Bristol, Va. RA territory	-	157-3181	1	0	2	-
UNSUBS; Alleged Acts of BP re payoffs to control records played at radio stations	92-12058	92-527	1	0	41	1-A Section contains two items
Attempt to organize BPP chapter, Charlottesvill Va.	- .e,	157-2777	1	O	3	-
BPP International Relationships	105-165706- Sub 84	157-2819	1	0	9	-

*With regard to RH File 157-3124, it is believed this file was set up as an administrative control file for information received in connection with BPP, Newark Division. Efforts to locate this file have been unsuccessful, but are continuing and when found, pertinent information relating to that file will be submitted.

References Regarding BPP:

<u>Title</u>	Bufile	RH File	No. of Serials
Black Extremist Section of Single Fingerprint File Identification Matter	_	157-3094	1
Characterizations of Subversive Racial, Klan, White Hate, and Militant Black Organizations	100-7254	100-9382	12
Training-Police Briefings Regarding Racial Extremists and Violence	1-1152	1-574	7
ELSUR DAVID TYRE DELLINGER, Et Al V. Attorney General JOHN N. MITCHELL, Et Al	62-112989	66-2171	1
Black Vanguard Party, Roanoke, Va.	157-26506	157-3353	1
COINTELPRO Black Nationalists	100-448006	105-5096	28
Hate Groups			tion of RH File 105-5096 contains epared by VICTOR RIESEL concerning

RH 105-5504

Files Rega	rding HUEY P.	NEWTON:	No. of	No. of Sub	No. of	
<u>Title</u>	<u>Bufile</u>	RH File	Volumes	Volumes	<u>Serials</u>	Misc.
HUEY P. NEWTON Defense Fund	105-165429	157-2916	1	0	11	-

RH 105-5504

1	A review of Richmond indices fails to disclose
	ation relating to files or serial references
concerning	Oakland,
Calif.;	Los Angeles,
Calif.;	<u>Oakla</u> nd,
Calif.;	
	New York, N. Y.;
	Los Angeles, Calif.; JOHN
GEORGE, 120	O-llth Street, Oakland, Calif.;
	New Haven, Conn.

b7C

The review of indices also fails to disclose any serial references to HUEY P. NEWTON, 8501 East 14th Street, Oakland, Calif.

LEAD:

RICHMOND:

AT RICHMOND, VA.

Will continue efforts to locate RH File 157-3124 and when found will submit required information to Bureau.

(Number)

5 5 MAR 24 197

(Time)

BER 157-7

References

Following references to HUEY P. NEWTON,

are located
within main file of Black Panther Party,
listed above:

HUEY P. NEWTON:

Serials: 157-7-1

157-7-239

-240

-241

Serials: 157-7-60

Serials: 157-7-1

Following reference to was destroyed under Bureau authority in December, 1973:

Extremist Photograph Album

Bureau File Number: 157-23582

Bern File Number : 105-704-11 Sub.1

Memorandum

TO :DIRECTOR, FBI

DATE: 3

3/2/77

FROM :LEGAT

LEGAT, DTTAWA

SUBJECT:THE BLACK PANTHER PARTY, ET AL,
VERSUS EDWARD LEVI, ET AL
(U.S. DISTRICT COURT, D.C.)
CIVIL ACTION FILE NUMBER 76-2205

ReBuairtels 1/12/77 and 2/8/77.

Set forth below is list of files and references relating to plaintiffs and plaintiff organization in Ottawa office.

The Black Panther Party

Main file: Bufile 105-165706 OTTfile 157-35 29 serials DATE THEORNATION CONTAINED WHITEIN IS INCLASSIFIED RAD EN PROS RAD ET

Black Panther Party - Cleaver Faction

Main file: Bufile 157-22627 OTTfile 157-262 63 serials

Black Panther Party
International Relations - China

EC-31 62-11797 -

Main file: Bufile 105-165706-84 OTTfile 157-288 46 serials

MAR 8 1977

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3 - Bureau

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1 - Ottawa

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OTT 157-35

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Huey Percy Newton

Main file: Bufile 105-165429 OTTfile 157-180 42 serials

Reference: Bufile 157-21532 OTTfile 157-242-19 1 serial

Main file: Bufile 157-12301 OTTfile 157-268 35 serials

Reference: Bufile 105-214716 OTTfile 105-4168-3211, 5186 2 serials

Main file: Bufile 157-19403 OTTfile 157-304 6 serials b6 b7C

FBI 3/18/77 Date: Transmit the following in _____ (Type in plaintext or code) AIRTEL AIR MAIL TO: DIRECTOR, FBI FROM: SAC, SPRINGFIELD (62-2580) THE BLACK PANTHER PARTY, ET AL, SUBJECT: VERSUS EDWARD LEVI, ET AL (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205 Re Bureau airtel to Albany dated 2/8/77. A review of indices of the Springfield Division reveals no case files or reference concerning the following: ALL INFORMATION CONTAINED b6 JOHN GEORGE MEREIN IS UNCLASSIFJED b7C A review of indices of the Springfield Division reveals the following identical case files for the Black Panther Party: Bufile 105-165706 SI 157-1053 32 sections (2351 serials) 1 sub-section (2 volumes, 22 serials) 7 1-A sections (59 exhibits) Bufile 105-165706 Sub 52 SI 157-2139 3 sections (215 serials) 1 1-A section (6 exhibits) - Bureau 24 MAR 22 1977 $\tilde{1}$ - Springfield (62-2580) MFK/mab (3)

pproved:
Special Agent in Charge

GPO: 1975 O - 590-992

Bufile 157-22627 SI 157-2913 4 sections (208 serials) 1 1-A section (3 exhibits)

SI 176-34 1 section (14 serials)

Bufile 105-165706 Sub 52 SI 157-1750 6 sections (872 serials) 2 1-A sections (24 exhibits)

Bufile 105-165706 SI 157-1606 1 section (73 serials) 1 1-A section (2 exhibits)

Bufile 105-165706 SI 157-1602 2 sections (180 serials)

Bufile 157-13581 SI 157-1349 2 sections (116 serials)

SI 157-3382 1 section (5 serials) 1 1-A section (1 exhibit)

Bufile 105-165706 SI 157-1918 1 section (51 serials)

SI 157-3073 1 section (28 serials)

SI 157-1993 1 section (30 serials)

SI 157-2056 1 section (4 serials)

SI 157-1899 1 section (5 serials)

SI 100-12303 1 section (25 serials)

SI 157-4801 1 section (3 serials)

SI 157-1359 1 section (2 serials)

Bufile 105-165706 Sub 52 SI 157-1201 1 section (54 serials)

SI 157-3001 1 section (9 serials)

SI 157-1861 1 section (1 serial)

SI 157-1862 1 section (1 serial)

SI 157-2223 1 section (7 serials)

SI 157-1921 1 section (15 serials) 1 L-A section (1 exhibit)

Review of Springfield indices reveals the following identical files for individual plaintiffs in this matter:

Bufile 157-19403 SI 157-3180 l section (5 serials) l bulky exhibit

Bufile 100-447268 SI 100-10638 1 section (4 serials)

SI 157-2431 1 section (35 serials)

b7C

HUEY P. NEWTON

The Springfield indices reveals the following reference serials to the Black Panther Party:

157-1170-278 157-1053-269 157-1053-540 157-1053-1210 157-1053-1205 157-1053-1204 157-1053-1940 157-1053-1820 100-8105-320 157-1053-1550 157-1053-1154 157-1053-1896 157-1053-2179 157-2913-83 100-8105-206 157-1053-1228 157-1750-670 157-2431-28 157-1053-1262 157-1606-38 157-1349-52 157-1598-20 157-1053-622 157-1455-1 157-1053-63 157-1121-1 157-1110-13 157-1053-2223 62-2580 105-1752-210 105-1752-304 105-1752-388 157-0-116 66-1368-763 66-1368-764 66-1368-768 157-1502-3 157-3072-28 157-00-309 9-00-40 100-8105-206 157-1053-1885 157-2226-64 157-1053-1058 157-3053-1 157-2226-60 100-8105-199 1-268-629 157-1053-1033 157-1053-633 157-1170-25 157-1053-579 157-1053-925 157-1053-293 157-1053-658 157-1053-87 157-1053-612 157-1053-667 157-1053-672 100-10861-4 157-2027-6 157-1053-592 157-1053-617 157-1053-255

The Springfield indices reveals the following reference serial to individual plaintiffs in this matter:

157-1053-2178 157-3316-22 157-1053-1592 157-1053-1067 157-1750-771 157-1984-136 105-2583-247 157-1984-32

100-11148-219 100-10638-3 100-11148-217 100-11148-7 b6

b7C

HUEY P. NEWTON

100-9405-601 157-1056-1 157-1053-2178 157-3151-2 157-1053-1244 157-1053-602 157-1053-2 157-1984-327 157-1984-174 157-1984-104 157-1053

157-1053-119

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Approved:

GPO: 1975 O - 590-992

OC 62-6183

Bufile 105-211466 OCfile 105-1401 1 section; 0 sub-sections 7 serials

In addition, appropriate COINTELPRO and ELSUR files have been reviewed with negative results re captioned matter.

FBI

2/21/77

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	то:	DIRECTOR, FBI		EL DIVISION		
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	(U.S.D.C	., D.C.) FION FILE NO. 7	76-2205	WEREIN IS UNG	on contained MASSIFIED PODE	4
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Bureau File Number; --Field Office File Number; 66-4547
Number of Sections; 3
Sub-sections; and
Serials 197

Bureau File Number; 100-477251 Field Office File Number; 88-7106 Number of Sections; 2 Sub-sections; and 1-A Serials 92

Bureau File Number; Field Office File Number; 88-7459 Number of Sections; 1 Sub-sections; and 1-A Serials 2

Bureau File Number; Field Office File Number; 92-2111 Number of Sections; 1 Sub-sections; and Serials 6

Bureau File Number; 97-401 Field Office File Number; 97-221 Number of Sections; 1 Sub-sections; and Sub C (Vol. 1, 2 & 3) (1-A's) Serials 36

Bureau File Number; Field Office File Number; 100-1166 Number of Sections; (Unable to locate) Sub-sections; and Serials

Bureau File Number; Field Office File Number; 100-15926 Number of Sections; 22 Sub-sections; and Serials 15926

Bureau File Number; Field Office File Number; 100-22829 (Reclassified into 157-2955) Number of Sections; Sub-sections; and Serials

Bureau File Number; 100-7254 Field Office File Number; 100-25072 Number of Sections; 7 Sub-sections; and Serials 558

Bureau File Number; 100-427226 Field Office File Number; 100-35189 Number of Sections; 58 Sub-sections; and Sub C (1-A's) Serials, 5897

Bureau File Number; 100-439190 Field Office File Number; 100-41626 Number of Sections; 27 Sub-sections; and Sub A, Sub C (Vol. 1-8), Sub D Serials 1710

Bureau File Number; Field Office File Number; 100-43152 Number of Sections; 2 Sub-sections; and Sub C (8 Volumes) Serials 234

Bureau File Number; 100-446080 Field Office File Number; 100-43503 Number of Sections; 106 Sub-sections; and Subs: B, C, D, E Serials 6,300

Bureau File Number; 100-442529 Field Office File Number; 100-43710 Number of Sections; 9 Sub-sections; and Serials 424

Bureau File Number; 100-439048 Field Office File Number; 100-44140 Number of Sections; 71 Sub-sections; and Subs: B, C, D Serials 3,087

Bureau File Number; Field Office File Number; 100-44948 Number of Sections; 1 Sub-sections; and Serials 20

Bureau File Number; 105-185000 Field Office File Number; 100-45265 Number of Sections; 3 Sub-sections; and Serials 113

Bureau File Number; 105-165706 Field Office File Number; 100-45995 Number of Sections; 52 Sub-sections; and Subs: C, D, E Serials 2,606

Bureau File Number; 100-446561 Field Office File Number; 100-46183 Number of Sections; 39 Sub-sections; and Sub C (10 Volumes) Serials 1,946

Bureau File Number; Field Office File Number; 100-46134 Number of Sections; 1 Sub-sections; and (1-A) Serials 9

Bureau File Number; Field Office File Number; 100-46146 Number of Sections; 1 Sub-sections; and Serials 5

Bureau Fide Number; 62-111181 Field Office File Number; 100-46171 Number of Sections; 48 Sub-sections; and Subs: C, D, E Serials 2,673

Bureau File Number; 105-168107 Field Office File Number; 100-46722 Number of Sections; 9 Sub-sections; and Serials 642

Bureau File Number; 100-447935 Field Office File Number; 100-46784 Number of Sections; 23 Sub-sections; and Sub B Serials 1491

Bureau File Number; Field Office File Number; 100-46860 Number of Sections; 4 Sub-sections; and Sub C (1-A's) Serials 131

Bureau File Number; 157-8589 Field Office File Number; 100-47444 Number of Sections; 4 Sub-sections; and Serials 242

Bureau File Number; 100-448154 Field Office File Number; 100-47723 Number of Sections; 2 Sub-sections; and Serials 102

Bureau File Number; Field Office File Number; 100-47989 Number of Sections; 6 Sub-sections; and Subs: C and D Serials 559

Bureau File Number; 100-448910 Field Office File Number; 100-48355 Number of Sections; Vols. 1-10 Sub-sections; and Sub C (1-A's) Serials 582

Bureau File Number; 100-446997 Sub. 53 Field Office File Number; 100-48645 Number of Sections; 10 Sub-sections; and Serials 200

Bureau File Number; 105-165706 Field Office File Number; 100-48677 Number of Sections; 1 Sub-sections; and Serials 87

Bureau File Number; 100-451694 Field Office File Number; 100-48765 Number of Sections; 15 Sub-sections; and Serials 907

Bureau File Number; 62-11228 Field Office File Number; 100-49316 Number of Sections; 3 Sub-sections; and Serials 284

Bureau File Number; 100-446997 Field Office File Number; 100-49367 Number of Sections; 3 Sub-sections; and 1 Serials 207

Bureau File Number; 100-446574 Field Office File Number; 100-49650 Number of Sections; 1 Sub-sections; and Serials 38

Bureau File Number; Field Office File Number; 100-49598 Number of Sections; 1 Sub-sections; and Serials 9

Bureau File Number; 62-111181 Field Office File Number; 100-49753 Number of Sections; 25 Sub-sections; and Sub C (4 Volumes), Sub D Serials 1,516

Bureau File Number; Field Office File Number; 100-50728 Number of Sections; 1 Sub-sections; and Serials 9

Bureau File Number; 100-459396 Field Office File Number; 100-51389 Number of Sections; Sub-sections; and Sub B, Sub C Serials 203

Bureau File Number; Field Office File Number; 100-51180 Number of Sections; 1 Sub-sections; and Serials 1 (96 pages)

Bureau File Number; 100-459771
Field Office File Number; 100-51888
Number of Sections; Volumes 1-36
Sub-sections; and Sub C (16 Vols.), Sub D (1 Vol.), Sub E (1 Vol.)
Serials 2,104
Sub G (1 Vol.)

Bureau File Number; 100-458945 Field Office File Number; 100-51933 Number of Sections; 1 Sub-sections; and (1-A) Serials 4

Bureau File Number; Field Office File Number; 100-52299 Number of Sections; 82 Sub-sections; and Sub C (19 Vols.), Sub D (4 Vols.), Sub E (2 Vols.) Serials 2,883

Bureau File Number; Field Office File Number; 100-52846 Number of Sections; 1 Sub-sections; and Serials 24

Bureau File Number; 100-463195
Field Office File Number; 100-52854
Number of Sections; 23
Sub-sections; and Sub A, Sub B, Sub C (4 Vols.), Sub D (4 Vols.)
Serials 1,360
Sub E

Bureau File Number; Field Office File Number; 100-52954 Number of Sections; 1 Sub-sections; and Serials 21

Bureau File Number; 100-454802 Field Office File Number; 100-53455 Number of Sections; 2 Sub-sections; and Serials 88

Bureau File Number; Field Office File Number; 100-53658 Number of Sections; 2 Sub-sections; and (1-A) Serials 37

Bureau File Number; 100-466545 Field Office File Number; 100-54475 Number of Sections; 2 Sub-sections; and Sub C (5 Volumes) Serials 50

Bureau File Number; 100-46741 Field Office File Number; 100-55044 Number of Sections; 4 Sub-sections; and Sub C (3 Volumes) Serials 267

Bureau File Number; 100-468523 Field Office File Number; 100-55141 Number of Sections; 3 Sub-sections; and (1-A) Serials 73

Bureau File Number; Field Office File Number; 100-56190 Number of Sections; 1 Sub-sections; and Sub C (2 Volumes) Serials 27

Bureau File Number; 100-467491 Field Office File Number; 100-56444 Number of Sections; 10 Sub-sections; and Sub C (3 Volumes), Sub D Serials 607

Bureau File Number; Field Office File Number; 100-56632 Number of Sections; 2 Sub-sections; and Sub C (8 Volumes), Sub D Serials 150

Bureau File Number; Field Office File Number; 100-57232 Number of Sections; 2 Sub-sections; and Sub C (3 Volumes) Serials 98

Bureau File Number; Field Office File Number; 100-57934 Number of Sections; 1 Sub-sections; and Serials 18

Bureau File Number; 100-484091 Field Office File Number; 100-59604 Number of Sections; 3 Sub-sections; and Serials 23

Bureau File Number; 100-40 Field Office File Number; 105-902 Number of Sections; 11 Sub-sections; and Sub C (3 Volumes), Sub D Serials 480

Bureau File Number; Field Office File Number; 105-40884 Number of Sections; 26 Sub-sections; and Serials 2,980

Bureau File Number; 105-135614 Field Office File Number; 105-55540 Number of Sections; 3 Sub-sections; and Serials 255

Bureau File Number; 105-145004 Field Office File Number; 105-68343 Number of Sections; 2 Sub-sections; and Sub E; (1-A's) Serials 314

Bureau File Number; Field Office File Number; 105-90056 Number of Sections; 1 Sub-sections; and Serials 16

Bureau File Number; Field Office File Number; 105-92902 Number of Sections; 1 Sub-sections; and Serials 11

Bureau File Number; Field Office File Number; 105-106682 Number of Sections; 2 Sub-sections; and (1-A's) Serials 52

Bureau File Number; Field Office File Number; 105-113501 Number of Sections; 1 Sub-sections; and Serials 21

Bureau File Number; Field Office File Number; 105-137175 Number of Sections; 1 Sub-sections; and Serials 5

Bureau File Number; Field Office File Number; 109-129 Number of Sections; 16 Sub-sections; and Sub D (35 Volumes); (1-A's) Serials 743

Bureau File Number; Field Office File Number; 139-232 Number of Sections; 7 Sub-sections; and Sub C (5 Volumes) Serials 140

Bureau File Number;
Field Office Files Number; 66-779 Sub G-343
Number of Sections; (ELSUR Control File)
Sub-sections; and
Serials 1

Bureau File Number; 105-165706 Field Office File Number; 157-3418 Number of Sections; 3 Sub-sections; and Serials 92

Bureau File Number; 105-165706 Sub 84 Field Office File Number; 157-3473 Number of Sections; 2 Sub-sections; and (1-A) Serials 88

Bureau File Number; 105-16506-34 Field Office File Number; 157-3594 Number of Sections; 1 Sub-sections; and Sub C (7 volumes) Serials 116

Bureau File Number; Field Office File Number; 157-3616 Number of Sections; 1 Sub-sections; and Serials 4

Bureau File Number; Field Office File Number; 157-3689 Number of Sections; 1 Sub-sections; and Serials 19

Bureau File Number; Field Office File Number; 157-3718 Number of Sections; 1 Sub-sections; and Serials 6

Bureau File Number; 157-25073 Field Office File Number; 157-4932 Number of Sections; 24 Sub-sections; and Sub C (15 Volumes) Serials 1,422

Bureau File Number; Field Office File Number; 157-5140 Number of Sections; 1 Sub-sections; and Serials 4

Bureau File Number; Field Office File Number; 157-5259 Number of Sections; 1 Sub-sections; and Serials 3

Bureau File Number; Field Office File Number; 157-5264 Number of Sections; 1 Sub-sections; and (1-A) Serials 88

Bureau File Number; Field Office File Number; 157-5342 Number of Sections; 1 Sub-sections; and Serials 11

Bureau File Number; 157-27830 Field Office File Number; 157-5552 Number of Sections; 5 Sub-sections; and (1-A) Serials 215

Bureau File Number; Field Office File Number; 157-6191 Number of Sections; 2 Sub-sections; and (1-A) Serials 60

Bureau File Number; 157-8415 Sub 53 Field Office File Number; 157-368 Number of Sections; 7 Sub-sections; and Sub D; (1-A) Serials 178

Bureau File Number; Field Office File Number; 157-427 Number of Sections; 2 Sub-sections; and (1-A) Serials 157

Bureau File Number; 15-6-53
Field Office File Number; 157-433
Number of Sections; 17
Sub-sections; and Sub D (12 Volumes); Sub E; (1-A)
Serials 2,333

Bureau File Number; 100-442684 Field Office File Number; 157-461 Number of Sections; 7 Sub-sections; and (1-A) Serials 303

Bureau File Number; 157-5551 Field Office File Number; 157-918 Number of Sections; 1 Sub-sections; and Sub C (2 Volumes) Serials 108

Bureau File Number; Field Office File Number; 157-1023 Number of Sections; 1 Sub-sections; and (1-A) Serials 71

Bureau File Number; 157-19403 Field Office File Number; 157-4535 Number of Sections; 1 Sub-sections; and Serials 11

Bureau File Number; Field Office File Number; 157-4573 Number of Sections; 1 Sub-sections; and Serials 10

Bureau File Number; Field Office File Number; 157-4627 Number of Sections; 1 Sub-sections; and Serials 3

Bureau File Number; 157-24813 Field Office File Number; 157-4690 Number of Sections; 19 Sub-sections; and Sub C (6 volumes) Serials 943

Bureau File Number; 157-24779 Field Office File Number; 157-4716 Number of Sections; 1 Sub-sections; and (1-A) Serials 11

Bureau File Number; Field Office File Number; 157-4718 Number of Sections; 1 Sub-sections; and Serials 4

Bureau File Number; 157-25073 Field Office File Number; 157-4729 Number of Sections; 6 Sub-sections; and Sub B, Sub C (6 Volumes), Sub D Serials 538

Bureau File Number; 157-22627 Field Office File Number; 157-3887 Number of Sections; 6 Sub-sections; and Sub D; (1-A) Serials 295

Bureau File Number; 105-165706 Field Office File Number; 157-3948 Number of Sections; 1 Sub-sections; and Serials 7

Bureau File Number; Field Office File Number; 157-4063 Number of Sections; 1 Sub-sections; and Serials 2

Bureau File Number; Field Office File Number; 157-4224 Number of Sections; 1 Sub-sections; and Serials 6

Bureau File Number; 157-25532 Field Office File Number; 157-4306 Number of Sections; 1 Sub-sections; and (1-A) Serials 134

Bureau File Number; Field Office File Number; 157-4383 Number of Sections; 1 Sub-sections; and Serials 37

Bureau File Number; Field Office File Number; 157-4478 Number of Sections; 1 Sub-sections; and Serials 13

Bureau File Number; 157-6908 Field Office File Number; 157-1109 Number of Sections; 1 Sub-sections; and (1-A) Serials 25

Bureau File Number; 157-8659 Field Office File Number; 157-1233 Number of Sections; 3 Sub-sections; and (1-A) Serials 272

Bureau File Number; 157-8045 Field Office File Number; 157-1299 Number of Sections; 1 Sub-sections; and (1-A) Serials 64

Bureau File Number; 157-8813 Field Office File Number; 157-1309 Number of Sections; 15 Sub-sections; and Sub C (4 Volumes), Sub D Serials 799

Bureau File Number; 157-8428
Field Office File Number; 157-1395
Number of Sections; 58
Sub-sections; and Sub A, Sub C (16 Volumes), Sub D (11 Volumes)
Serials 3,773

Bureau File Number; 157-8471 Field Office File Number; 157-1426 Number of Sections; 24 Sub-sections; and Sub C (21 Volumes), Sub D (2 Volumes) Serials 2,250

Bureau File Number; 100-461096 Field Office File Number; 157-1464 Number of Sections; 2 Sub-sections; and (1-A) Serials 78

Bureau File Number; 157-8943 Field Office File Number; 157-1584 Number of Sections; 2 Sub-sections; and (1-A) Serials 98

Bureau File Number; 157-23582 Field Office File Number; 157-1620 Number of Sections; 9 Sub-sections; and Serials 1,020

Bureau File Number; 157-9594 Field Office File Number; 157-1724 Number of Sections; 5 Sub-sections; and Sub C (3 Volumes) Serials 478

Bureau File Number; 100-442464 Field Office File Number; 157-1769 Number of Sections; 5 Sub-sections; and Sub D; (1-A) Serials 503

Bureau File Number; 105-141034 Field Office File Number; 157-1778 Number of Sections; 6 Sub-sections; and Sub C (2 Volumes) Serials 507

Bureau File Number; 157-12777 Field Office File Number; 157-2159 Number of Sections; 5 Sub-sections; and Sub C (3 Volumes) Serials 375

Bureau File Number; 105-165706 Field Office File Number; 157-2199 Number of Sections; 1 Sub-sections; and Serials 4

Bureau File Number; Field Office File Number; 157-2244 Number of Sections; 1 Sub-sections; and (1-A) Serials 14

Bureau File Number; Field Office File Number; 157-2588 Number of Sections; 1 Sub-sections; and Sub C (2 Volumes) Serials 59

Bureau File Number; 157-15502 Field Office File Number; 157-2597 Number of Sections; 2 Sub-sections; and Sub C (9 Volumes) Serials 301

Bureau File Number; 157-15364
Field Office File Number; 157-2619
Number of Sections; 16
Sub-sections; and Sub B, Sub C (16 Volumes), Sub E (2 Volumes)
Serials 2,619

Bureau File Number; Field Office File Number; 157-2687 Number of Sections; 1 Sub-sections; and Serials 25

Bureau File Number; 105-165706
Field Office File Number; 157-2825
Number of Sections; 26
Sub-sections; and Sub B (3 Volumes), Sub C (8 Volumes), Sub D, Sub E, Serials 2,488
Sub F, Sub G

Bureau File Number; 157-16862 Field Office File Number; 157-2837 Number of Sections; 1 Sub-sections; and (1-A) Serials 60

Bureau File Number; Field Office File Number; 157-2867 Number of Sections; 1 Sub-sections; and (1-A) Serials 20

Bureau File Number; 105-165429 Field Office File Number; 157-2908 Number of Sections; 2 Sub-sections; and (1-A) Serials 127

Bureau File Number; Field Office File Number; 157-2923 Number of Sections; 1 Sub-sections; and Serials 13

Bureau File Number; Field Office File Number; 157-2945 Number of Sections; 1 Sub-sections; and (1-A) Serials 6

Bureau File Number; Field Office File Number; 157-2979 Number of Sections; 3 Sub-sections; and (1-A) Serials 228

Bureau File Number; 105-165706 Field Office File Number; 157-2980 Number of Sections; 1 Sub-sections; and (1-A) Serials 123 WFO 62-10991

Bureau File Number; Field Office File Number; 157-3093 Number of Sections; 1 Sub-sections; and Serials 3

Bureau File Number; 105-165706 Field Office File Number; 157-3149 Number of Sections; 22 Sub-sections; and Sub C (6 Volumes), Sub D, Sub E Serials 1,277

Bureau File Number; 105-17889 Field Office File Number; 157-3150 Number of Sections; 1 Sub-sections; and (1-A) Serials 30

Bureau File Number; 105-165706 Sub 3 Field Office File Number; 157-3194 Number of Sections; 2 Sub-sections; and (1-A) Serials 316

Bureau File Number; 105-165706 Field Office File Number; 157-3238 Number of Sections; 1 Sub-sections; and Serials 1

Bureau File Number; Field Office File Number; 157-3270 Number of Sections; 1 Sub-sections; and Serials 9

Bureau File Number; 105-165706 Sub 41 Field Office File Number; 157-3318 Number of Sections; 2 Sub-sections; and (1-A) Serials 88

WFO 62-10991

Bureau File Number; Field Office File Number; 157-6663 Number of Sections; 1 Sub-sections; and Serials 5

Bureau File Number; Field Office File Number; 157-6864 Number of Sections; 1 Sub-sections; and Serials 2

Bureau File Number;
Field Office File Number;
Number of Sections; 1
Sub-sections; and
Serials 7

Bureau File Number; 174-1423 Field Office File Number; 174-279 Number of Sections; 9 Sub-sections; and Sub C (9 Volumes) Serials 557

Bureau File Number; Field Office File Number; 174-318 Number of Sections; 62 Sub-sections; and Serials 4,730

Bureau File Number; Field Office File Number; 175-38 Number of Sections; 2 Sub-sections; and Sub C (2 Volumes). Serials 105

Bureau File Number; Field Office File Number; 176-103 Number of Sections; 1 Sub-sections; and Serials 3 b2 b71 WFO 62-10991

Bureau File Number; Field Office File Number; 176-262 Number of Sections; 1 Sub-sections; and Serials 2

FBI

	Date: 3/14/77	
Trar	nsmit the following in(Type in plaintext or code)	
Via		! !
- -	(Precedence)	
	TO: DIRECTOR, FBI (62-)	
1	FROM: SAC, SAVANNAH (157-1365)	
	THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL, (U.S. DISTRICT COURT, D.C.) CIVIL ACTION FILE NUMBER 76-2205	Jeff .
	Re Bureau airtels to Albany, $1/12/77$, and $2/8$,	777.
	Savannah has searched indices re the Black Panther Party (BPP) and all plaintiffs listed in re Bure airtel to Albany, 1/12/77. The results of file reviews are hereafter set forth:	au
	MAIN FILES RELATING TO BPP	, , ,)
	Black Panther Party; EM Bufile: 105-165706 SVfile: 157-1365	
	# of Sections: 17 # of Sub-sections: 1 Sub-A Section (42 serial Serials in main file: 618 Exhibits: One black and white photo of	.s)
	b6 b7c	1: 62
	2 Bureau 1- Savannah	
	GMD:mrv (3)	
1	Approved Sent M Per	
	A A A Agent in Charge	O: 1975 O - 590-992

- Xerox copy of two handwritten letters and handwritten notes;
- 3. Waiver of Rights Form for
- 4. Waiver of Rights Form for
- 5. Interview log re
- 6. Interview log re
- 7. Green sheet handout entitled "Definitions, Minister of Education";
- 8. Notes of SA and copy of recording by Augusta Police Department, re rally 7/25/70;
- 9. Taped copy, regarding speech of of 7/11/70, made by Augusta Police Department;
- 10. Notes of SA ______ re item number nine
- 11. Two pamphlets distributed by BPP;
- 12. Printed page of handout of BPP;
- 13. Two black and white photos of
- 14. Xerox copy of air bill, Eastern
 Airlines, Consignee
- 15. Group photograph, BPP rally,
 Augusta, Georgia, 7/11/70 (sent to
 Columbia, 11/3/70);

Black Panther Party Jacksonville, Florida; RM - BPP OO: JACKSONVILLE Bufile: Not listed SVfile: 157-1631 # of Sections: One # of Sub-sections: None Serials: 11 Exhibits: 1. Georgia Learners license for 2. One black and white photo of Two black and white photos and 3. one negative for One BPP membership card of (sent to Jacksonville) Black Panther Party - Cleaver Faction (BPP - CF) Bufile: 157-22627 SVfile: 157-1802 # of Sections: Three # of Sub-sections: None Serials: 118 Exhibits: Two black and white photos of 1. Two black and white photos of 2. Two black and white photos of Black Panther Party - National Committee to Combat Fascism; Augusta, Georgia; $\mathbf{E}\mathbf{M}$ Bufile: 105-165706

2

Two Exhibit Sections including following

SVfile:

Serials: 885

Exhibits:

157-1430

exhibits:

of Sections: Four
of Sub-sections: None

- 16. Three pamphlets concerning BPP, guns and North Korean Dictator, KIM IL SUNG;
- 17. Three pages with names of members of National Committee to Combat Fascism (NCCF);
- 18. Two pages with names of visitors to headquarters of NCCF;
- 19. Seven black and white photos of space occupied in Augusta, Georgia, by NCCF;
- 20. Copy of Eastern Airlines ticket for
- 21. Membership card of
- 22. Letter from
- 23. Notebook pages headed "Seize the Time";
- 24. Daily report blank, NCCF headquarters;
- 25. Mimeographed letter from BPP, Roxbury, Massachusetts;
- 26. Typewritten sheet headed "Guidelines for Finance";
- 27. Copy of pamphlet entitled "KIM IL SUNG";
- 28. One black and white photograph of
- 29. One black and white photo of
- 30. Flyer entitled "People 's Socialist Party";
- 31. Receipt for one .303 caliber rifle

Black Panther Party - Washington, D.C. Chapter;

OO: SAN FRANCISCO BUfile: Unknown SVfile: 157-1661 # of Sections: One

of Sub-sections: None

Serials: Ten Exhibits: None

UNSUB;

ALLEGED BLACK PANTHER - WOODBINE, GEORGIA;

RM - BPP

Bufile: Unknown SVfile: 157-1691 # of Sections: One

of Sub-sections: None

Serials: Two Exhibits: None

REFERENCES TO BPP

Ujima Liberation Army;

EM - UGW

Bufile: Unknown SVfile: 157-2083-1 (only reference)

Exhibits: None

Anti-War Demonstrations Planned at Atlanta, Georgia, 8/8/70, on the Occasion of the Anniversary of Hiroshima - Nagasaki Bombing, Same Sponsored by the Atlanta Mobilization Committee;

IS - MISCELLANEOUS Bufile: 62-111181

SVfile: 100-5149-128-Page two (only reference)

Exhibits: None

Jane Fonda versus Richard M. Nixon,

ET AL (USDC, CD)

Civil Action File # 73-2442-MML

Buded: 11/8/74 Bufile: 100-459279 SVfile: 100-5579-1 (only reference)

Exhibits: None

In addition to above references, there are numerous references to Savannah file 100-4376, which is Savannah's Characterizations file. All references in this file pertain to characterizations of BPP.

Also, there are several references to Savannah file 66-1439, which is Savannah's Predications These references relate to predicatons for investigation of BPP.

MAIN FILE FOR HUEY P. NEWTON

Huey P. Newton

RM - BPP

Bufile: 105-165429 SVfile: 157-1581 # of Sections: One

of Sub-sections: None

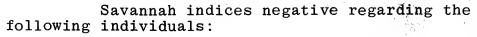
Serials: 55 Exhibits: None

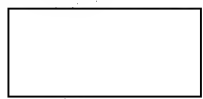
REFERENCE TO HUEY P. NEWTON

Only reference indicated in Savannah indices other than Main File listed above is reference to Bufile 157-8415, Savannah file 157-1295, which is Black Nationalist Movement (Black Nationalist Photographic Album).

SV 157-1365		
		9
and the same of th		<u>'</u> '.
Savannah indices sho	ow no main file for	
however, indices show r		
157-8415, SVfile: 157-1295, E	Black Nationalist Movement	
(Black Nationalist Photographi	c Album).	, .
In addition there i	is a reference to SVfile:	
157-1628, which is a file cont		
entitled "FBI Summary of Extre		
	e	
Savannah indices sho	there was a reference	
to Bureau file: 100-446997, S		٠
is control file entitled "New		aneous
*		
Also there was a ref	ference toin SVfile:	
100-5314, Key Activist Album.		
×	. "	
JOHN GEORGE		
	ow one reference to a	
JOHN GEORGEA. SV 45-118, which		
show JOHN GEORGE of Savannah 4	15-118, was a Negro male	
born 10/31/13.		
	r	
· · · · · · · · · · · · · · · · · · ·		
MAIN FILE FOR		
	*. v	
Samunah indiana aha	main file moleting t	- 0
Savannan indices sno entitled	ow one main file relating t	.0
r entitied.		
RM - BPP" Bufile	e: 157-14621, SVfile:	
157-1611, number of Sections:	One; number of Sub-section	ons:
None: Serials: Two: Exhibits:	None	

b6 b7C





Savannah's June file, 66-634, and Savannah's wiretapping file, 66-1378, were searched for any indication of any electronic surveillance concerning BPP or plaintiffs and nothing could be located indicating any electronic surveillance ever took place concerning the BPP or plaintiffs.

For information of FBIHQ, Savannah's June file has two sections, contents of which are not serialized. Savannah's wiretapping file consists of three sections and 219 serials.

Savannah's Cointelpro files were searched and it was determined that Savannah file 157-629, entitled "Counter Intelligence Program; Black Nationalist Hate Groups; RM" contains 30 serials relating to BPP or, more specifically, BPP Chapter - Augusta, Georgia, known as "National Committee to Combat Fascism", Bufile 157-9-49, number of Sections in total file, three; number of sub-sections, none; Serials - Total Serials, 211; Exhibits, none.

Memorandum

DIRECTOR, FBI (62-

CONFIDENTIAL

DATE: 3/9/77

FROM

то

DEGAT, BONN (105-7048)

SUBJECT:

THE BLACK PANTHER PARTY, ET AL, VERSUS

EDWARD LEVI, ET AL,

(U.S. DISTRICT COURT, D.C.)

CIVIL ACTION FILE NUMBER 76-2205

ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

ReBuairtels to Albany, 1/12/77 and 2/8/77.

The following information is set forth in compliance with request in Buairtel, 2/8/77:

ON: 15 (C)(d)

ON: 15 (C)(d)

OSSINCE X (X 6)

Bufile 62-BONfile 105-7048 BLACK PANTHER PARTY (BPP) - UNDERGROUND RM 1 section 4 serials No bulky exhibits

CLASSIFIED BY 9803 RDD PH DECLASSIFY ON: QADR

Bufile 157-165706Sub84 or 157-26266

BONfile 157-97

SOLIDARITAETAKOMITEE FUER DIE BLACK PANTHER PARTEI (BPP) (SOLIDARITY

COMMITTEE FOR THE BPP - WEST GERMANY)

EM - BPP 2 sections

249 serials

No bulky exhibits

ST-120/

b6 b7C

3 - Bureau 1 - Fore

1 - Foreign Liaison

1 - Bonn

TMH:pas (4)

A BOY

TEMP COURTS

A APPLA

Byon U.S. Savings Bonds Regularly on the Payroll Savings Plan

BON 105-7048

Bufile 157-22627
BONfile 157-135
BPP - CLEAVER FACTION
EM
OO: New York
3 sections
191 serials
No bulky exhibits

BONfile 157-152 HUEY P. NEWTON EM - BPP 1 section 2 serials No bulky exhibits

This file presently contains only copies of re communications.

Bufile 88-51548 BONfile 88-67-142

UFAP - MURDER -KIDNAPING EM - BPP 1 section 169 serials No bulky exhibits

With respect to Cointelpro files, Bonn indices contain one existing reference in case entitled

IS - EGA 0: San Francisco," Buffle

105-228056, BONfile 105-7837, which obviously has nothing to do with the present litigation concerning the Black Panther Party (BPP); ET AL.

The above listing does not include files or references which have been destroyed in connection with previously existing Bureau instructions to Legats.

CONTRACTA

b1

OPTIONAL FORM NO. 10
JULY 1973 EDITION
GSA FPMR 141 CFR) 101-11.8

UNITED STATES GOVERNMENT

Memorandum

FIDERAL GOVERNMENT

8 0 DEC 1976

TO

Mr. Clarence M. Kelley Director

Federal Bureau of Investigation

DATE:

kra

As

Rex E. Lee Assistant Attorney General Civil Division

The Black Panther Party et al. v. Edward Levi, et al., USDC DC Civil No. 76-2205

ALL INFORMATION CONTAINAD WYREIN IS CHOCASELY ED DATE! TO THE PROSED OF

EX.

Attached is a copy of a complaint recently filed in the United States District Court for the District of Columbia by the Black Panther Party and various members and supporters of the party against Attorney General Levi, FBI Director Kelley, and several unidentified employees of the Federal Bureau of Investigation along with 19 other named defendants. The plaintiffs, who have sued on behalf of a class, charge that the defendants have engaged in various activities designed to deprive the plaintiffs of their constitutional rights. The plaintiffs seek declaratory and injunctive relief against the defendants, as well as money damages in excess of \$100,000,000 against each defendant. The defendants are sued in their individual and official capacities.

All defendants, of course, have the right to retain private counsel to advise them or defend them in their individual capacities in this action. However, representation for individual defendants may be provided by the Department of Justice in those cases where the Department of Justice determines that the defendant has acted within the scope of his authority and where such representation is in the best interests of the United States. Should Director Kelley want Department of Justice representation in this case, it is sufficient that the FBI Office of Legal Counsel notify us of his request and endorse the request.

As you are aware, a judgment rendered against Director Kelley in his individual capacity in this case must be satisfied by him personally for which he will not be entitled to indemnification from the government. We request that the Director be apprised of the fact that indemnification may be obtained only by the introduction and passage of a private bill in Congress on his behalf.

64

- ICLO

form

Buy U.S. Savings Bonds Regularly on the Payroll Savings

10

If representation is requested by Director Kelley and authorized by the Department of Justice, this office should receive a litigation report by January 17, 1977, containing a suggested answer to the complaint, a summary of the facts, issues, and any defenses, suggested motions, as well as four sets of any relevant documents, one set of which should be certified.

of this office, has been assigned responsibility in this matter. Please notify him immediately as to the identity of our contact in the Bureau's Legal Counsel office.

cc: United States Attorney Washington, D.C. 20001

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(Number) (Tin

Transmitted _

Approved:

Per _____

BLACK.	PANTHER	PARTY
ファワウバ	TAMBLILLIA	LIMEL

BLACK PANTHER PARTY									
BUREAU FILE	SAN FRANCISCO FILE	NUMBER OF SECTIONS	NUMBER OF		• 9				
NUMBER	NUMBER	SECTIONS	SECTIONS	SERIALS	EXHIBITS	BULKYS			
	62-6960	1		5					
	62-7035	1		7					
(92-2257 -	· 1	·	2					
105-165706	100-58841	5		528		3			
	157-673	3		212	4				
105-162924	157-864	1		. 19					
	157-917	1		149	1	·			
	157-1189	1		5					
105-165706	157-1204	132	9	6967	31	20			
	157-1446	1		2					
105-165706	157-1485	53	16	5636	6	49			
	157-1501	1		27					
105-165706	157-1534	10		867					
105-165706-31	157-1573 -	7		627					
105-165706-50	157-1578	13	1	825	4				
105-165706-53	157-1580	12		925					
105-165706	157-1581	36	7	6137	17	4			
105-165706-34	157-1624	23	2 0	3224	10				
105-165706	157-1640	6	Ma	835	·				
105-165706	157-1641	2	36	319					
	157-1671	1	GOLIZANIEW PIPER L	90	1				
105-165706-5	157-1673	10	120 100	2763					
,	157-1705	2	infortarion	217	3				
105-165706-67	157-1709	6		603	3				
105-165706-56	157-1717	5	ALLE I	396	5				
105-165706-3	157-1810	8	62-11 Fam.	85/95	;				
105-165706-19	157-1852	2	metosus;	319	1				

NIDDAY.	SAN FRACISCO	MINORD OF	MIRATER CE			
BUREAU FILE	FILE	SECTIONS	NUMBER OF SUB-		·	
NUMBER	NUMBER		SECTIONS	SERIALS	EXHIBITS	BULKYS
105-165706-39	157-1856	2		140		
105-165706-26	157-1899	- 29		3039	1	
105-165706-9	157-1904	28		2504	4 .	
105-165706-13	157-1931	6		729	3	
105-165706-45	157-1932	1		68		
	157-1933	4		549	5	1
105-165706-46	157-1962	9	-	500	3	
105-165706	157-1969	17		2367	4	
105-165706	157-2072	1		59		
105-165706	157-2136	2		215		
105-165706-10	157-2137	5		439	5	
105-165706-11	157-2156	8		656	1	
105-165706-29	157-2187	1		93		
105-165706-52	157-2219	3		245		
105-165706-2	157-2237	3		471	1	
105-165706-40	157-2250	7	· ·	490		
105-165706-37	157-2255	9		882	1	
105-165706-15	157-2305	12		1188	5 .	
105-165706-56	157-2309	1		102	,	
105-165706-38	157-2331	1		77	1	
105-165706-21	157-2346	8		501		
105-165706-64	157-2354	1	·	67	·	
105-165706-44	157-2519	1		74	3 ·	
105-165706-62	157-2522	1		38		
105-165706-23	157-2570	3		321		•
				. 1		

BUREAU FILE	SAN FRECISCO FILE	NUMBER OF SECTIONS	NUMBER OF		-	
NUMBER	NUMBER		SECTIONS	SERIALS	EXHIBITS	BULKYS
105-165706-12	157-2573	4		328		
105-165706-28	157-2574	2		202	3	
105-165706-6	157-2588	2		151		
105-165706-3	157-2592	6 "		763		
105-165706-52	157-2595	4		412		
105-165706-7	157-2599	1		30 ·		
105-165706-35	157-2617	1		122	1	
105-165706-43	157-2629	2		280	1	
105-165706-8	157-2861	8	·	697		
105-165706-32	157-2869	4 .		451		2
105-165706-84	157-2871	17		2008	6	1
105-165706-2	157-2872	5		572	2	
105-165706	157-2873	6		743	2	
105-165706-11	157-2874	15	-	2042		1
105-165706	157-2875	4		442	2	·
105-165706-34	157-2876	4		343		
105-165706-30	157-2901	4		434	1 .	
105-165706-4	157-2911	1		117		
105-165706-66	157-2958	2		150	2	
	157-3002	1		2	•	
105-165706-63	157-3016	. 1		48		
105-165706	157-3021 .	5		426		
105-165706	157-3043	22		2005	3	
105-165706	157-3055	1		128	4	
1	157-3063	5		676		
A			Ú.			

BUREAU FILE	SAN FRATISCO FILE	NUMBER OF SECTIONS	NUMBER OF SUB-			4
NUMBER	NUMBER		SECTIONS	SERIALS	EXHIBITS	BULKYS
	157-3083	1		24		·
	157-3173	1		14		
105-165706	157-3229	4		336		
105-165706-7	157-3295	1		58		
	157-3300	1		3 ·		
105-165706-84	157-3311	2		231		
105-165706	157-3313	2		358		
105-165706	157-3463	1		39		
105-165706-41	157-3605	2		153		
105-165706	157-3656	1 .		11		
105-165706	157-3660	2	·	186		
	157-3672	1		4		
105-165706	157-3702	1		29		
105-165706-4	157-3716 -	6		779		
105-165706-64	157-3735	2		139		
105-165706	157-3780	1		113		
	157-3782	1		18		,
	157-3859	1		66		
105-165706-25	157-3866	1		60		
	157-3871	3		505		
	157-3872	9	1	861	12	
105-165706	157-3873	6	1	1072	2	
105-165706-84	157-4039	2		174		
	157-4049	1		143		
. ~	157-4051	2	·	160		
	·					

	h			b		
BUREAU FILE	SAN FRANCISCO FILE	NUMBER OF SECTIONS	SUB-			
NUMBER	NUMBER		SECTIONS	SERIALS	EXHIBITS	BULKYS
62-93017	157-4058	1	,	20		:
105-165706-33	157-4065	5		510	4	
105-165706	157-4095	. 3		339		
105-165706	157-4123	11		1594		
105-165706-24	157-4128	. 2		140	5	
105-165706-84	157-4169	· 1		31		
105-165706	157-4171	2		271	1	
	157-4183	1		24		
105-165706	157-4202	1		26		
105-165706	157-4226	2		161		ı
	. 157-4239	1		123		
105-165706-49	157-4255	2 .	,	206		
105-165706	157-4294	5		573	2	
	157-4296 -	1		2		
	157-4301	1		2		
105-165706	157=4315	1		10		
105-165706	157-4323	8	1	1108	5	2 .
105-165706	157-4335	1		47	8	
105-165706	157-4363	2		262		
	157-4369	1		6		
105-165706	157-4405	1	T .	2 .		
105-165706-34	157-4446	1		48		
105-165706-84	157-4490	1	1	174		
105-165706	157-4507	1		98		
105-165706	157-4514	1		65		
	157-4562	1		4		
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BUREAU FILE NUMBER	SAN FRÆCISCO FILE NUMBER	NUMBER OF SECTIONS	NUMBER OF SUB-		l pylitatmo	miii vye
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105-165706-65	157-4575	1		163	1	
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105-165706	157-4593	1				
105-165706	157-4626	5 "		82		
	157-4628	3		246		
	157-4660	1		84		
	157-4680	1		5		
g .	157-4789	4	1	53	15	
	157-4800	1		100		
105-165706	157-4807	2 .		142	4	
105-165706	157-4808	. 1		33		
105-165706	157-4818	1	·	32		
105-165706	157-4838	1		14		
	157-4844	1		43	1	
	157-4858	1		70		
	157-4859	1		28	1	
	157-4860	1		156		1
	157-4861	1		31		
105-165706	157-4862	1		178		
	157-4894	2		262		
·	157=4898	. 1		10		
105-165706	157-4923	1		14		
105-165706	157-4990	1	_	66		
105-165706	157-5040	1		10		
	157-5065	1		2		
	157-5121	1	•	1		
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	157-5285	18	1	165	38	
105-165706	157-5316	1		24		
105-165706-84	157-5319	2		137	1	
105-165706	157-5322	8 "		98	1	
105-165706-84	157 -5 330	1		50 ·		
105-165706	157-5373	1		107		
105-165706	157-5415	1	·	42	T.	
	157-5418	1		30		
	157-5421	1		3		
105-165706	157-5474	23		884	1	
	157-5479	1	٠,	35	·	
	157-5516	1		2		
	157-5563	1		20		
	157-5570 -	1		2	1	
	157-5678	1		9		
105-165706-32	157-5682	1		3		
	157 - 5708 -	1		86		
	157-5715	1		21		
	157-5730	1		45	1	
·	157-5806	1		8	ļ	
105-165706	157-5818	2		247		
105-165706	157-5868	1		19		
105-165706	157-5885	1		13	1	
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	157-6034	1		1		A 19
A CONTRACTOR OF THE CONTRACTOR	157-6038	1		7		- 70
105-165706	157-6072	1		31		
105-165706	157-6178	1		83		
105-165706	157-6213	. 12	1	85 ·	18	
157-11750	157-6276	1		8		
162-3491 ,	157-6464	3		202	2	1
	157-6596	1		2		
	157-6707	1		38	1	,
	157-6747	1		8	1	
	157-6811	1		16		
•	157-6813	1	•	85	1	
•	157-6848	1		58	4	
105-165706	157-6903 -	1		37	5	
157-22627	157-6923	18		961	6	1
	157-6960	1		82		
157-23788	157-6968	2		126	1	
4-1	157-6970	1		27		
105-165706	157-7032	1		31		
105-165706	157-7033	1		33		,
	157-7193	1.		61		
105-165706-5	157-7200	1	•	32		
	157-7202	1		21		
	157-7232	1		7		
157-16293	157-7277	2		340	3	
	157-7356	1	٠	2		
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BUREAU FILE	SAN FRACISCO FILE	NUMBER OF SECTIONS	NUMBER OF SUB-			
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	157-7418	1		7	·	
	157-7439	1		23	2	
i · · ·	157-7487	1		3		
	157-7498	1 "		4		
105-165706	157-7511.	2		231 ·	3	1
	157-7512	1		58	1	
105-165706-84	157-7568	1		4		
•	157-7578	2	1	156	4	
•	157-7608	1		31	2	
	157-7749	1 .		62	`	
	157-7777	1		24		
	157-7890	1		138		
	157-7912	1		1		
•	157-8014 -	1		4		
	157-8153	1		4	2	:
	157-8171	1		18	·	
	157-8340	1		1		
105-165706	157-8375	1	!	34		
	157-8446	1		3		
	157-8566	1		6		
105-165706	157-9243	1		. 4		
	157-10244.	1		5		
	157-11098	1		6		
	157-11457	1	•	16		
,	157-11522	1		3		
	157-11688	1		5 、		
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BLACK PANTHER PARTY

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	157-11709	1		3		
	157-11711	1		2		
ı	175-24	1		28		
105-165706-28	176-102	1 "		8		
105-165706	176-112	1		4 .	6	
	176-113	1		6		
	176-128	1	*	4		
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206 references						
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	157-1204 Sub	3 & 4	(E:la mah	29 Vols.	dated	
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44-39712	44-912	1		15		
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157-19403	157-6415	3	2	412	1	
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157-12301	157-3690	19		2884		·
36 references						·
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	140-2270	1		5 .		
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22 references						.}
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100-447268	100-63147	1		162		
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88-69741	88-17025	•		56			
		1	·	43			
105-165429	92 - 2920 157 - 1203	1 77	10	43 8640	1 5		
92-12718	92-2213	3	10	180	13		
92-13682	92-2546	1		26			
157-15117	157-2375	11		278	1		
157-10568	157-1073	1		71			
137 10300	157-5123	1		3			
105 -1 65706	157-5039	1		13			
105-16570-26	157-3788	1		48			
	157 - 6178 -	1		83			
·	157-6569	2		288	2		
2 references 279 Elsur refer	ences		·		·		
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	157 - 4/1/	1203Sub 3 71 to 6/19	//2.	 11 Vols	d/d	b7D	
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/ TO :	DIRECTOR, FBI	DATE 4/7/93 BY 98036M	IK
FROM:	SAC, CINCINNATI (100-	-22417) (RUC)	
SUBJECT:	BLACK PANTHER PARTY,	ET AL. VERSUS	
\ Dozozor.	EDWARD LEVI, ET AL,	270	
	(U. S. DISTRICT COURT CIVIL ACTION FILE NUM		
1			
2/8/77.	Re Bureau airtels to	AL dated $1/12/77$, and	
	The following is a li	ist of all files and reference	es
relating	to plaintiffs and plain	intiff organization:	
	BLACK PANTHER	PARTY (BPP)	
	RACIAL MATTER	PARTY (BPP)	C
	RACIAL MATTER OO: SF	PARTY (BPP)	C
	RACIAL MATTER		C
	RACIAL MATTER OO: SF	Main File)	C
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2-Bureau 1-Cincinn	RACIAL MATTER OO: SF Lile 105-165706 Cinnati file 157-2346 (Total volumes in main Total serials in main lA section of main Total number of of main file REC-3	Main File) In file 35 In file 2574 In file: volumes in 1A section $\frac{1}{40}$ enclosures in 1A section $\frac{40}{40}$	
Cinc 2-Bureau	RACIAL MATTER OO: SF Lile 105-165706 Cinnati file 157-2346 (Total volumes in main Total serials in main lA section of main Total number of of main file REC-3	Main File) In file 35 In file 2574 In file: volumes in 1A section $\frac{1}{40}$ enclosures in 1A section $\frac{40}{40}$	
2-Bureau 1-Cincinn	RACIAL MATTER OO: SF Lile 105-165706 Cinnati file 157-2346 (Total volumes in main Total serials in main lA section of main Total number of of main file REC-3	Main File) In file 35 In file 2574 In file: volumes in 1A section $\frac{1}{40}$ enclosures in 1A section $\frac{40}{40}$	
2-Bureau 1-Cincinn	RACIAL MATTER OO: SF Lile 105-165706 Cinnati file 157-2346 (Total volumes in main Total serials in main lA section of main Total number of of main file REC-3	Main File) In file 35 In file 2574 In file: volumes in 1A section $\frac{1}{40}$ enclosures in 1A section $\frac{40}{40}$	

CI 100-22417

SUB FILES

Cincinnati file 157-2346A

This file designates the file maintained by Cincinnati in which investigation of the Columbus Chapter of the BPP was reported.

Total number of volumes in 157-2346A 9

Total number of serials in the 9 volumes of 157-2346A 644

1A section total number of enclosures 22

BUFILE 105-165706-SUB 10 Cincinnati file 157-2346B

157-2346B is the file number used by Cincinnati to report investigation of the National Committee to Combat Fascism (NCCF), Dayton, Ohio. The NCCF was the name of the front group used by the BPP in Dayton, Ohio.

This file consists of 6 volumes

Total number of serials 750

Sub B volume (1A section of 157-2346B) contains 33 enclosures

Cincinnati file 157-2346C

Designatures file number for Cincinnati file captioned:

BLACK PANTHER PARTY; UNDERGROUND ACTIVITIES RACIAL MATTER

Cincinnati file consists of \underline{l} volume containing 19 serials.

Cincinnati file 157-2346D

File Number for Cincinnati file captioned:

b6 b7C

COUNTERINTELLIGENCE MEASURES BLACK PANTHER PARTY RACIAL MATTER

File consists of $\underline{1}$ volume containing total of $\underline{3}$ serials.

Sub D volume (lA section) contains $\underline{1}$ enclosure (newspaper article).

Total volumes maintained by Cincinnati reference BPP, Cincinnati file 157-2346 54

Total number of serials

3990

Total lA enclosures

96

REFERENCES:

Bufile - none noted Cincinnati file 100-8211-304

Memo of captioned:

dated 4/16/69

MONOGRAPH
THE BLACK PANTHER PARTY

Bufile - none noted Cincinnati file 100-10963-261

LHM dated 9/19/69 captioned:

CHARACTERIZATION OF SUBVERSIVE, RACIAL, KLAN, WHITE HATE, AND MILITANT BLACK ORGANIZATIONS, INTERNAL SECURITY - COMMUNIST

Bufile - none noted Cincinnati file 100-10963-275

LHM dated 11/3/70 captioned same as 100-10963-261

Bufile 100-7254 Cincinnati file 100-10963-288

Bureau letter to Albany and all offices dated 5/28/71 captioned:

CHARACTERIZATION OF SUBVERSIVE ORGANIZATIONS - ABBREVIATED THUMBNAIL SKETCHES

Bufile 100-7254 Cincinnati file 100-10963-316

Bureau letter to Albany and all offices dated 11/12/71, captioned:

CHARACTERIZATIONS OF SUBVERSIVE ORGANIZATIONS AND PUBLICATIONS FULL-LENGTH CHARACTERIZATIONS

Bufile - none noted Cincinnati file 100-14158-862 (Consolidated into Cincinnati file 157-4164 Vol. 13)

Newspaper article Call & Post, Cleveland, Ohio, 8/3/68, captioned "Black Panthers - March"

Bufile - none noted Cincinnati file 100-16968-11 - page 6

FD-306 dated 6/7/68
(SNCC member attended SNCC meeting 6/5/68)
advised that she had received training at BPP
office under direction of BPP member at Los Angeles.

Bufile - none noted Cincinnati file 100-16968-132- page 2 (Consolidated into Cincinnati file 157-4366)

Newspaper article dated 2/17/69, appearing in Cincinnati Enquirer, Final Edition, captioned "The Issue: Who Are Today's Anti-Negroes? The Witness: Jenkin Lloyd Jones"

b6 b7C

Bufile - none noted Cincinnati file 100-19564-70

Newspaper article appearing in 4/23/74 edition of Cincinnati Enquirer captioned "Message Attacks-Jane Fonda Action"

Bufile - none noted Cincinnati file 157-280-A-1366

Newspaper article appearing 7/28/68 final edition of Cincinnati Enquirer captioned "Most Negroes Want Reform, Not Revolution, Study Shows"

Bufile 157-8415 Cincinnati file 157-1682-30- page 348

New York report of S	A	dated	3/20/68
captioned:			

BLACK NATIONALIST MOVEMENT EASTERN UNITED STATES OO: NY

Bufile 157-8415 Cincinnati file 157-1682-85

Bureau letter to Atlanta dated 9/12/68 captioned:

BLACK NATIONALIST MOVEMENT
IN THE UNITED STATES
RACIAL MATTERS
enclosing copies of speeches made by STOKELY
CARMICHAEL

b6 b7C

Bufile - none noted Cincinnati file 157-3288-1A¹ - page 7

Newspaper article dated 1/15/71 appearing in the Ohio State University student publication Our Choking Times, captioned "Whence Cometh Transformation?" by BPP

Bufile - none noted Cincinnati file 157-3288-1A³ - page 5

Newspaper article dated 3/8/71 appearing in the Ohio State University student publication Our Choking Times, captioned "Dayton NCCF Member Kidnapped by Pigs."

Bufile - none noted Cincinnati file b2 b7D

Bureau letter to Albany and all offices dated 9/17/68, captioned:

COUNTERINTELLIGENCE PROGRAM (COINTELPRO)

REFERENCES:

Bufile 100-448006 Cincinnati file 100-16921-15

Bureau letter captioned:

COUNTERINTELLIGENCE PROGRAM
BLACK NATIONALIST-HATE GROUPS
RACIAL MATTERS-BLACK PANTHER PARTY

Bufile 100-448006 Cincinnati file 100-16921-16

Cincinnati letter to Bureau same title as 100-16921-15.

Bufile 100-448006 Cincinnati file 100-16921-19

Bureau letter to Cincinnati, same title as 100-16921-15 regarding slogan "Panthers Pinheads"

Bufile 100-448006 Cincinnati file 100-16921-22

Cincinnati letter to Bureau, same title as 100-16921-15

Bufile 100-448006 Cincinnati file 100-16921-28

Cincinnati letter to Bureau dated 3/19/69 captioned:

COUNTERINTELLIGENCE PROGRAM BLACK NATIONALIST-HATE GROUPS RACIAL INTELLIGENCE

b6 b7C

Letter concerns COINTELPRO proposal of Cincinnati Division regarding BPP sympathizer Cincinnati file 157-2577

Bufile 100-448006 Cincinnati file 100-16921-29

Cincinnati letter to Bureau dated 3/25/69, same title as 100-16921-28

Additional proposals.

Bufile 100-448006 Cincinnati file 100-16921-30

Bureau letter to Cincinnati containing Bureau approval to mail anonymous communication referred to in 100-16921-28

Bufile 100-448006 Cincinnati file 100-16921-31

Bureau letter to Cincinnati, disapproval of proposals set forth in 100-16921-29

Bufile 100-448006 Cincinnati file 100-16921-40

Cincinnati letter to Bureau dated 5/15/69 regarding 100-16921-28, letter prepared and sent

Bufile 100-448006 Cincinnati file 100-16921-43

Cincinnati letter to Bureau, 7/1/69, status of proposals set forth in 100-16921-28

Bufile 100-448006 Cincinnati file 100-16921-34

Bureau letter to San Francisco dated 4/25/69 captioned:

COINTEL PROGRAM
BLACK NATIONALIST-HATE GROUPS
RACIAL MATTERS-BLACK PANTHER PARTY

Letter concerns BPP member, Columbus, Ohio. Letter requests BPP publications.

b6 b7C

Bufile 100-448006 Cincinnati file 100-16921-38

Cincinnati letter to Bureau, 5/28/69.

Cincinnati COINTELPRO proposals regarding
Cincinnati file 157-2750

(proposal requests only interview of by Cincinnati Agents)

Bufile 100-448006 Cincinnati file 100-16921-42

Bureau letter to Cincinnati dated 6/3/69

(Bureau response to 100-16921-38, advising Cincinnati to refer to MOI for interview of

Bufile 100-448006 Cincinnati file 100-16921-45

Cincinnati letter to Bureau, 7/11/69 advising no action taken regarding to date.

Bufile 100-448006 Cincinnati file 100-16921-39

Bureau letter to San Francisco dated 4/23/69

Bufile 100-448006 Cincinnati file 100-16921-60

Bureau airtel to a number of offices dated 9/9/70 regarding article appearing in New York Times

Bufile 100-448006 Cincinnati file 100-16921-63

. ".

Cincinnati memo of SA dated 11/12/70 captioned:

COINTELPRO BLACK EXTREMIST RACIAL MATTERS

(Regarding New York Times article being mailed to Jewsih leaders in Cincinnati, Ohio)

Bufile 100-448006 Cincinnati file 100-16921-65

New York airtel to Bureau, 11/18/70 captioned:

COINTELPRO-BLACK EXTREMIST RACIAL MATTERS (SNCC proposal against BPP)

Bufile 100-448006 Cincinnati file 157-3786-5 Memo of SA 12/31/70 concerns sending of two additional copies of New York Times article to individual in Columbus, Ohio area. (refer to 100-16921-63) Bufile 100-448006 Cincinnati file 157-3786-7 Bureau letter to New York City, 12/8/70 concerning Counterintelligence proposals regarding - not approved by Bureau - proposal regarding SNCC and BPP relationship. New York advised to resubmit proposal Bufile 100-448006 Cincinnati file 157-3786-8 Bure u airtel to New York, Atlanta, San Francisco, and Cincinnati dated 12/28/70 regarding a SNCC memo mailed to BPP locations Bufile 100-448006 Cincinnati file 157-3786-11 Bureau letter to Atlanta, Cincinnati, and New York dated 11/12/70 Bufile 100-448006 Cincinnati file 157-3786-19 Cincinnati airtel to Bureau, 2/9/71, reference letter to Dayton, Ohio

Bufile 100-448006 Cincinnati file 157-3786-20

Cincinnati airtel to Bureau, 2/9/71, reference COINTELPRO proposal regarding dissension between Dayton NCCF and BPP Headquarters, Oakland, California.

Bufile 100-448006 Cincinnati file 157-3786-22

Bureau airtel to Cincinnati, 2/18/71, captioned:

COINTELPRO-BLACK PANTHER PARTY DISSENSION RACIAL MATTERS
BUDED 3/20/71

(Bureau denial of proposed Cincinnati program regarding Cincinnati airtel 2/9/71)

Bufile 100-448006 Cincinnati file 157-3786-23

Bureau airtel to Atlanta, 2/18/71

Bufile 100-448006 Cincinnati file 157-3786-24

Cincinnati airtel to Bureau 3/23/71 captioned:

COINTELPRO-BLACK PANTHER PARTY DISSENSION RACIAL MATTERS

(Regarding proposal to spread dissension between Dayton NCCF and BPP National Headquarters, Oakland, California, concerning letter regarding Dayton NCCF and BPP clothes drive, Dayton, Ohio)

Bufile 100-448006 Cincinnati file 157-3786-26

Bureau airtel to Cincinnati 3/29/71

Bureau gives Cincinnati authorization to send letter regarding Cincinnati airtel 3/23/71

Bufile 100-448006 Cincinnati file 157-3786-29

Cincinnati airtel to Bureau 4/23/71, advising letter referenced in Cincinnati airtel to the Bureau dated 3/23/71 was sent.

Cincinnati file 66-1709 (JUNE)

The following sets forth all references concerning the BPP contained in 66-1709:

Bureau airtel to Cincinnati and additional offices dated 7/14/69 captioned:

POSSIBLE CIVIL RIGHTS VIOLATIONS BLACK PANTHER PARTY ANTI-RIOT LAWS - CIVIL RIGHTS BUDED 7/28/69

Cincinnati airtel to Bureau 7/17/69, Bufile 105-165706, sub 10 captioned:

POSSIBLE CIVIL RIGHTS VIOLATION BLACK PANTHER PARTY ANTI-RIOT LAWS - CIVIL RIGHTS

Bureau airtel to Cincinnati and additional offices 8/8/69, captioned:

BLACK PANTHER PARTY (BPP) RACIAL MATTERS.

Bureau airtel to Cincinnati and additional offices dated 12/5/69, Bufile 105-165706 captioned:

"BLACK PANTHER PARTY (BPP) RACIAL MATTERS

Cincinnati airtel to Bureau 12/9/69, captioned:

BLACK PANTHER PARTY (BPP)
RACIAL MATTERS

Cincinnati airtel to Bureau 12/10/69, captioned:

Ъ6 Ъ7С BLACK PANTHER PARTY (BPP)
RACIAL MATTERS

Bureau airtel to Cincinnati and additional offices, 12/8/69, Bufile 157-8714, captioned:

ELSUR;

RACIAL MATTERS-BLACK PANTHER PARTY BUDED 12/19/69

San Francisco airtel to Bureau, 12/11/69, captioned:

ELSUR;

RACIAL MATTERS-BLACK PANTHER PARTY BUDED 12/19/69

Cincinnati airtel to Bureau 12/18/69, copy to Cincinnati file 157-2346, captioned:

ELSUR:

RACIAL MATTERS-BLACK PANTHER PARTY (JUNE)

Bureau airtel to Cincinnati dated 1/29/71, Bufile 105-165706, Sub 10, Cincinnati file 157-2346B captioned:

BLACK PANTHER PARTY
NATIONAL COMMITTEE TO COMBAT FASCISM (NCCF)
DAYTON, OHIO
RACIAL MATTERS

Cincinnati airtel to Bureau, 3/3/71, Bufile 105-165706, captioned:

BLACK PANTHER PARTY (BPP)
NATIONAL COMMITTEE TO COMBAT FASCISM (NCCF)
DAYTON, OHIO
RACIAL MATTERS

The above sets forth all files and references relating to the Black Panther Party organization.

Set forth below is Cincinnati's response to files and references concerning plaintiffs:

b6 b7С

HUEY P. NEWTON

Cincinnati file 157-2730

Consists of 1 volume totaling 25 serials.

No lA enclosures.

REFERENCES:

Cincinnati file 157-280-1829 (original filed in 157-1776)

Communication dated 2/21/68 sets forth information regarding a source (who has furnished reliable information in the past), advised the number one man to HUEY NEWTON, and ELDRIDGE CLEAVER, SNCC representative (whereabouts unknown), are expected at Central State University, Wilberforce, Ohio, this weekend for AFRO-American Unity Conference. Sheriff RUSSELL BRADLEY, Green County Sheriff's Office, Xenia, Ohio, advised racial situation remains tense at Central State University. (U)

Cincinnati file 157-1776-8.

Communication dated 2/22/68, sets forth information from San Francisco that the number one man to HUEY NEWTON, BPP for Self Defense, is probably BOBBY GEORGE SEALE. San Francisco relates description for SEALE and CLEAVER. (U)

. Cincinnati file 100-16834-139.

at New (regardi	New Orleans report dated 2/26/68, captioned Aka., contains a list cles taken from when arrested on 2/21/68, b7C Orleans. One article taken was a handwritten message ng feelings about the revolution which included lowing lines:
_	"For every Orangeburg there must be 10 Detroits. "For every and HUEY NEWTON there must be 10 dead racist cops. "For every death there must be a ." (unintelligible) (U)
	Cincinnati file 157-1863-135.
301111 30	Teletype from Los Angeles dated 8/1/68. states
	Cincinnati file 100-14158-862.
New York confere murder	Article from Cleveland weekly newspaper, Call dated 8/3/68, relates picture of BPP march in k on 7/22/68. March is enroute to a scheduled news nce at United Nations Plaza called to protest the trial of "Black Panther Defense Minister", HUEY in Oakland, California. (U)
	Cincinnati file 157-2346-8.
Califor 2-15 ye Medical NEWTON, in the	An article from the Final Edition of the Cincinnatic r dated 9/28/68, relates the following from Oakland, nia: BPP founder HUEY P. NEWTON was given a ar prison sentence. He was taken to the Vacaville Facility, normal procedure for an assigned prisoner. age 26, had been found guilty of voluntary manslaughter killing of police officer JOHN FREY, but acquitted on e of wounding FREY's companion, NEWTON accepted the sentence with calm. There

b6 b7C

Cincinnati file 100-17883-12.

Sacramento letter to Cincinnati 2/11/69, advised on 9/8/68, in Superior Court, Alameda County, California, HUEY NEWTON was found guilty of voluntary manslaughter for the killing of an Oakland, California police officer. On 9/27/68, he was sentenced to serve a 2-15 year sentence in State Prison. He is currently incarcerated in the California Men's Colony - East, Los Padres. California. NEWTON received a Christmas card from a who resides in Columbus, Ohio. Attached to letter is a characterization of the Black Panther Party which states the Party was organized by BOBBY SEALE and HUEY NEWTON, SEALE being the Chairman, and NEWTON being the Minister of Defense. (U)

Cincinnati file 157-2346-1925.

Director airtel dated 3/22/71 informs the recent split between HUEY NEWTON and ELDRIDGE CLEAVER resulted in some BPP branches breaking off from the original BPP structure to align themselves with CLEAVER. Additional realignments of existing branches may take place and branches previously expelled by NEWTON may reactivate as part of the "CLEAVER FACTION." Bureau wants evaluation of informant coverage as CLEAVER may take action to reactivate branches expelled by NEWTON. (U)

Cincinnati file 157-2346-1926.

Director airtel dated 3/23/71 elaborates further on the split between Supreme Commander HUEY NEWTON, Oakland, California, and Minister of Information, ELDRIDGE CLEAVER, a fugitive in Algiers, Algeria, where he operated BPP International Section until expelled by NEWTON on 2/27/71. BPP branches in New York City have defected to CLEAVER and similar defections around the country are anticipated. To distinguish between BPP branches and members remaining loyal to NEWTON and those defecting to CLEAVER, latter are being referred to as "CLEAVER FACTION." Split creates potential of violence between the two factions. (U)

Cincinnati file 157-1682A-523.

San Francisco letter dated 6/22/71 sends 5 copies of current FD-432 pertaining to HUEY NEWTON for the Black Nationalist Photograph Album. (U)

Cincinnati file 157-1682A-739

San Francisco sends amended FD-432 for HUEY NEWTON for Extremist Photograph Album on 6/6/72. (U)

Cincinnati file 157-1682A-1096. San Francisco letter dated 6/23/75 sends copy of biographical sketch and new photo of HUEY NEWTON. (U) b6 b7C Cincinnati maintains no main file concerning REFERENCES: Cincinnati file b2 Communication dated 11/10/70 sets forth information b7D b6 furnished by b7C Cincinnati file 100-17786-54. Communication dated 4/2/69 sets forth biographic **b**6 sketch and photos of current Kay Activist including b7C for inclusion in New Left Movement Key Activist Album. (U)

CI 100-22417

REFERENCES:

17

Black Nationalist Movement Photograph Album. (U)

biographical insert with photo of

Cincinnati maintains no main file concerning

Cincinnati file 157-1682A-159.
Los Angeles letter dated 10/1/69, transmits a

for the

b6 b7C	Cincinnati file 157-1682A-190.
	Los Angeles letter dated 4/29/70 transmits revised biographical insert and new photo for (U)
	Cincinnati file 157-1682A-929. San Francisco letter dated 7/10/73 sends amended biographical sketch of (U)
	Cincinnati file 157-3581-223, page 4.
	FBI Domestic Terrorist Digest dated 1/13/75, carries annarticle entitled "Panther Candidate Plans Council Race." Article states of the HUEY P. NEWTON faction of the BPP, plans to
	However, on April 16, police seized 21 guns, a hand grenade, and a stolen police radio at a Panther pad in Oakland, California. (U)
	hand grenade, and a stolen police radio at a Panther pad in
	nand grenade, and a stolen police radio at a Panther pad in Oakland, California. (U)
	nand grenade, and a stolen police radio at a Panther pad in Oakland, California. (U) Cincinnati file 157-3619-12. Newsclip from the Cincinnati Post, 8-Star Home Edition, 3/13/75, carries an article regarding Panther Chief, ELAINE BROWN, age 32. BROWN, a former schoolteacher, is now dominant public figure in the BPP. Former leaders have now faded out of sight. BROWN is currently running for

No additional references concerning contained in Cincinnati files.

which consists of one volume with a total

of 3 serials with no 1A enclosures.

CI 100-22417 b6 b7C Cincinnati maintains no main file or references concerning JOHN GEORGE Cincinnati maintains no main file concerning JOHN GEORGE. One reference set forth as 100-0-18757 concerns one JOHN GEORGE, as being listed on the mailing list of the "Daily World." Insufficient identifying data available to distinguish whether the two JOHN GEORGEs are identical. Cincinnati maintains no main file or references concerning

The above sets forth all main files and references concerning the BPP organization and listed plaintiffs in referenced Bureau airtels. In view of the fact that all requested investigation has been conducted, Cincinnati is placing this matter in an RUC status.

concerning

Cincinnati maintains no main file or references

FBI

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Special Agent in Charge

GPO: 1975 O - 590-992

- I. 100 serials
- J. 65 serials
- K. 12 serials
- L. 12 serials
- M. 4 serials
- N. 20 serials
- 0. 7 serials
- P. 42 serials
- Q. 6 serials
- R. No reference in Boston indices
- S. 8 ærials
- T. 18 serials

The following refer to references concerning the BPP:

b2 b7D

Boston File 66-50 (June)
Bureau File
2 serials

Boston File
4 volumes
145 serials

Boston File 100-41712 l serial

Boston File 88-5104 UNSUB - Photo of Individual Believed to be BPP Member 1 volume 2 serials

Boston File 157-1363 Friends of the Black Panthers 1 volume, 5 serials

Boston File 157-1217 BPP Section of Single Fingerprint File 1 volume, 10 serials

Boston File 157-1156
BPP Revolutionary Convention, 7/18 - 21/69
1 volume, 3 serials

Boston File 157-935
BBB Providence, Rhode Island
1 volume, 47 serials
1 exhibit - photos

Boston File 157-1228 Interview program concerning expellees, defectors and dissidents of BPP 1 volume, 44 serials

Boston File 157-771-16
Rally at Boston Common, 7/22/68
1 serial, BPP listed as a sponsor

Boston File 157-674-49
R&A member visited BPP Headquarters,
Roxbury, 8/27/68
1 serial

Boston File 175-105 UNSUB - Threat Against theePresident 1 volume, 2 serials

Boston File 157-2918 Sub A BPP - Films and Publications 1 volume, 5 serials

Boston File 100-35472A-108 Newspaper article which mentions Black Panthers as participating in November Action Committee Programs

Boston File 157-3775 BPP Springfield 1 volume, 2 serials

Boston File 157-1972 Alleged BPP plot to bomb high rise apartments, office buildings and hotels, Chicago, Illinois, 8/28/70 1 volume, 9 serials Boston File 157-2989
Demonstration in support of riots by inmates,
New York State Correctional Facility, Attica,
New York
BPP one of participating organizations
1 volume, 2 serials

Boston File 157-1847
Bureau File 105-165706
Rally in support of BPP, Lincoln Memorial, Washington, D.C., 6/19/70
l volume, 9 serials
l exhibit

Boston File 157-1702-4, Page 17
BPP a sponsor in advertisement appearing in the "Boston Globe", which was promoted by the Roxbury Multi-Service Center BPP mentioned in one serial 2 exhibits

Boston File 157-1715
BPP benefit dance, Boston University,
Boston, Mass., 4/18/70
1 volume, 3 serials

Boston File 157-1726
Rally in defense of Black Panther defendants
New Haven, Connecticut, 5/1,2,&3/70
1 volume, 64 serials

Bureau File 157-22627 Boston File 157-2918 BPP - Cleaver Faction 3 volumes, 188 serials 1 exhibit (photo)

Boston File 91-4219-616, Page 280 Bureau File 98-46611 Mention of people attending BPP Convention, Philadelphia, Pennsylvania, 9/70 1 serial

Boston File 91-4219-1641, Page 1 Mention of BPP purchasing property for a headquarters in New Haven, Connecticut 1 serial

Boston File 176-69
BPP Possible Federal Prosecution Anti-Riot Laws
1 volume, 5 serials
1 exhibit

Boston File 176-70-1288, Page 7 one serial Mailing list of liberated guardian

Boston File 157-937-1, Page 3 Selected racial developments and disturbances 1 serial

Boston File 157-849-18, Page 1 . BPP mentioned 1 serial

Boston File 157-591-132, Page 3 United Front membership list 1 serial

Boston File 157-581-5, Page 4a BBP of California, Inc. 1 serial

Boston File 100-40301-687, Page 211 Vinceremos Brigade 1 serial

Boston File 91-4219-505, Page 4 mentions BPP rally, Philadelphia, Pennsylvania 9/5/70 1 serial

Boston File

l serial

b2 b7D

· b6

b7C

Boston File 157-00-164a SAC letter 70-6, dated 2/3/70 1 serial

Boston File 100-4385-4, Page 12 Agitation in Penal Institutions by New Left groups 1 serial

Boston File 157-3776 BPP Worcester 1 volume, 1 serial

Boston File 157-2001 BPP Community Information Center Philadelphia, Pennsylvania 1 volume, 2 serials

It is noted that Boston File 176-65 concerning BPP has not been located and Boston File 100-39097 Sub 1 - 44 concerning a not located. Upon location, information will be furnished to the Bureau.

The following pertains to information in Boston files concerning

Boston File 157-2402 Bureau File 157-12301 1 volume, 5 serials

Boston File 157-2452-1, Page 1 Bureau File 157-8415 Bureau letter to Albany, dated 12/23/70, captioned Key Black Extremist Program, RM

Boston File 100-42200-6, Page 3 Red Family Alleged Political Kidnap Plot IS - Miscellaneous 1 serial

b6 b7C

The following concerns

Bureau File 157-19403 Boston File 157-3203 1 volume, 6 serials

Bureau File 173-107
Boston File 173-8
1 volume, 8 serials
enclosures 3 signed statements from Boston area
Clergymen

HUEY P. NEWTON
Bureau File 105-165429
Boston File 157-1995
2 volumes, 178 serials
7 exhibits

Boston File 157-1112 HUEY P. NEWTON Defense Fund 1 volume 14 serials

Bureau File 157-8415 Boston File 157-2452-1, Page 2 Bureau letter to Albany, 12/23/70, captioned Key Black Extremist Program - Racial Matters

Boston File 157-654-611 1 serial Captioned Demonstration in support of HUEY P. NEWTON, BPP Minister of Defense, U.S. Post Office Building, Post Office Square, Boston, Mass., 5/1/69

Boston File 157-654-7, Page 1 concerns trial of HUEY P. NEWTON, Minister of Defense, BPP, Oakland, California.

b6 b7C

Bureau File 100-458945 Boston File 100-41268 1 volume, 3 serials

It is noted that Boston indices contain no references which can be identified with JOHN GEORGE, or with

references could be located concerning

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100-17568-872 0	1	0	1	0	0	
100-18052-935 0 p. 41	Ī	0	1	0	0	
100-18782-17 0 p. 6	1	0	1	0	0	
100-18801-12, 0 p. 5	1	0	1	0	0	
105-2950* 105-1657		Sub A - 2 Sub B - 1		0	46	\$- -
157-9795-1 0	1	0	1	0	0	
157-10239-81 157-841	5 1	0	1	0	0	
157-12344-1 0	1	.0	1	0	. 0	
157-13660* 0	1	0	7	0	0	
157-15356* 105-165	706 1	0	26	. 0	0	
157-13662* 105-165	706 1	0	. 5	-0	0	
157-14760* 0	1	0	40	0	0	
157-14657* 105-165	706 1	0	26	0	0	
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157-12548* 157-125	48 1	0	5	0	0	
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157-11587* 0	1	0	22	0	0	
157-13586* 105-165	706 1	0	53	Ò	- 1	(missing)

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157-14657* 10	5-165706	1	0	26	0	0
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66-1230- 1446	0_	1	0	1	0	0
157-1350*	0	1	0	9	0	0
157-13311*	0	1	0	16	0	0
157-12424*	0	1	0	32	1	0
100-14570-466 p. 6	0	1	0	1	0	0
100-14570-497 p. 7 (repeats)	0	1	0	1	0	0
100-14570-5E%	0	1	0	1	0	0
100-14570-545 p. 9	0	1	0	1	0	0
100-17568-308 p. 2	0	1	0	1	0	0
105-2950-643	0	1	0	1	0	0
105-2950-1267	0	1	0	1	0	0
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157-13651*	105-1657 32	06- 1	0	34	0	0
52-6431*	0	1	o (10	0	O

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105-3138-2	0	1	0	1	0	0
157-5290-156	157-434	6 1	0	1	0	0
173-315-129	0	1	0	1	0	0
157-11707*	0	1	- 0	2	0	.0
100-17568- 669	0	1	0	1	0	0
105-3138-2	0 .	1	0	1	0	0.
105-3138-64	105-165	706 1	O	1	0	0
105-3138-67	100-448	006 1	0	1	0	0
105-3138-70	100-448	006 1	0	1	0	0
105-3138-72	u	1	0	1	0	0
105-3138-73	. 11	1	0	1	0	0
105-3138-74	ıı	1	0	1	0	0
105-3138-75	11	1	<u>o</u>	1	0	<u> </u>
Sub-Totals:	56 refe	100 rences	4	3167	1	49
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105-2950-76	. 0	1	.0	1	0	0
157-13048*	0	1	0	5	0	0
100-17568- 308	0	1	0	1	0	0

NO 105-2950, sub B JWG:prb

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New Orleans Burea File File		Sub-Files	Total Serials	Bulkies	1-As
105-2950-76 0	1	0	1	0	0
157-13496* 100-16	5429 1	Sub A	36	0	2
66-1230-1540B 0 (HUEY PERCY NEWTON)	0	1	0	0
105-2950-306 0 (HUEY PERCY NEWTON) 1	0	1	0	0
157-10992-1 0 p. 1 (HUEY PERCY NEWTON	1	0	1	0	0
157-10239-81 157- (HUEY PERCY NEWTON		0	1	0	0
Sub-Totals: 9 refe	rences	1	48	0	2
105-2950-1284, 0 p. 2	.1	0	1	. 0	0
176-55-40 0	1	0	1	0	0
157-10239- 157-23 1894 (photo album)	582 1	0	1	0	0
Sub-Totals: 3 refer	3 ences	0	3	Ò	,
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100_18052-880 0	1	0	. 1	0	· · · · · · ·
100-18052-1A1 0	1	Sub A	1 .	0	1
Sub-Totals: 2 refer	2 rences	1	2	0	1

NO 105-2950, Sub B JWG:prb

No indices references.

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No indices references.

No indices references.

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JOHN GEORGE

New Orleans File	Bureau File	Volumes	Sub-Files	Total Bulk Serials	ies l-As
65-903-1A246 p. 9	0	. 1	Sub A	1 0	į
72-111-249 p. 1	72-1840	1	0	1 0	0
157-6320*	0	1	0	2 0	0
100-17230-105 p. 2	5 0	1	0	1 o	0.
157-3290-228 p. 1	0	1	0	1 0	0
173-201-2577	0	1	0	1 0	.0
173-201-2569	0	1	0	1 0	0
157-2650-1	0	1	0	1 0	0

NO 105-2950, Sub B JWG:prb

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JOHNNY GEORGE

New Orleans File	Bureau File	Volumes	Sub-Files	Total Bulkies 1-2 Serials	As
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Sub-Totals: 9	reference	es			

Dub Totals 5 Telefolices

No indices references.

No indices references.

Grand, Totals: 79 references

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ELSUR and COINTELPRO files were also reviewed and included as a part of the above submission.

FBI

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FRO	M LEGAT, MEXICO CITY (62-208) (RUC)	
SUB	JECT THE BLACK PANTHER PARTY, ET AL, VERSUS EDWARD LEVI, ET AL (U. S. DISTRICT COURT, D. C.) CIVIL ACTION FILE NUMBER 76-2205	
	Re Bureau airtel to SAC, Albany, 2-8-77.	
rel Cit	Following is the list of files and references ating to plaintiffs and plaintiff organization at Mexico.	20
	BLACK PANTHER PARTY (BPP) BUFILE 105-165706 MEX FILE 100-3046	
	and	
	BPP, CLEAVER FACTION BUFILE 157-22627 MEX FILE 100-3046	Å
The	This file consists of nine volumes and 448 series are no sub-sections being maintained at Mexico City.	
	The only references on file at Mexico City relates the BPP are maintained in 157-00 pertaining to Bureau tructions and guidelines.	ing
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	CODSECT.	VERSUS EDWARD	LEVI, ET AL	•
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		Re FBIHQ airt	el to all offi	ces dated 2/8/77.
		Enclosed are	124 xerox page	es as described below.
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	xerox cop	by the CCO on ies of the Els	indices search	copies of the worksheets es. Also enclosed are the various BPP logs. The e as follows:
b6	. Plai	ntiff REG-37	62-11 Nu	mber of Pages (Indices)
	BPP organ	ization [X.]		26
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	Plaintiff	Number of Pages (Indices)	
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BPP Organization	Cointelpro	
(Bureau File 100-	448006) L	A 157-4054-1 thru 270
(Bureau File 100-	449698) I	A 100-71737-41 -104 -105 -116 -122 -127 thru 131 -135 and 136 -139 -141 thru 145 -148, 161, 161A -167 and 214

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LA 66-7788

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(Bureau File 100-448006)	LA 157-4054-73, 83, 92 94, 127, 147 188, 189, 229 238
(Bureau File 105-165706)	LA 157-1618-1B6 and 1B20
(Bureau File 100-448006)	LA 157-4054-50, 57, 60 61, 62, 68
(Bureau File 100-449698)	LA 100-71737-110, 122, 128 129, 130, 148
(Bureau File 105-165706)	LA 157-1618-1B4
(Bureau File 100-448006)	LA 157-4054-31
HUEY NEWTON	·
(Bureau File 105-165706)	LA 157-1618-1B1
(Bureau File 100-448006.)	LA 157-4054-2, 6, 16, 17 22, 47, 72, 76 87, 105, 165 174, 176, 178 184, 185, 188 202, 205, 208 209, 218, 219 223, 224, 229, 233 and 238
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The indices search slips used to compile the above records along with the original worksheets are being maintained in the bulky exhibit section of 66-7788.

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157-10078 *	11 1 1		1 -4						
157-4209 +	105-1657067	3	\ _ \29:						
-	105-165706		- 1409 a 29	157- 40 STF	2	\a\-\A28	181-188		f
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LA Sile #	Bu Sile#	2150 Po #	Serials	Bech.	# of vids.	Denials	Exh. b. ts	Enclosure
157-6406*	105-165706 846.65	\	1-10					
157-4696 *	105-14:5706 Sub.26		1 - 108					
157-4721 *	105-165706		1-137				·	
457- 3732 *	Sub. 26	(\ -8					
157-1931-2701	157-8415-		1 - 163	157-1931 A	<u> </u>	1-2		
·	26			BOP WIL		3 2 4 6 3		
·				シオオグオ		5-61573	,	
				000023r		1-463		(5)

b2 b7D Black Parther Party										
La Lile Mbr. Bufile	Nho	Seriel	ful lein	Note	Deine.	B. Chi.	Enolosus			
157-3553-70 176-2006 105-165700	1-8	1-303			The second second	January S.	Come-and			
] 1 - 3	1-326	1 1	1-3	1-187					
	1-2	1-12 121		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1-78					
		1-11		1-2	1-37		1			
157-00-202		1-231								
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	b2 b7D	Black	Panther Pa	artz		
Sa Sile#	Brisk # Hof Or	le Seriels	Section 4	top Orls Servel	Elist 6	Ladomo
157-3701-4	157-12813 6	1-1006		VORE NONE	NONE .	NONE
157-3519*	105-165766 12 Sub 26	1-2430	1593519A	1 1.30	NONE	
157-3552*	105-165706 3	1-15	NONE ,	NONE NONE	NONE	
151-5067*	105-165706 1 Sub64	1-02	NONE	NONE NONE	NONE .	NIME
151-35360	105-165-106 5	1-1052	NONE	VONE NONE	NONE	
157-4233¢	105-165706 6	1-316 (H)	NONE	NONE NONE	NONE	
100-63822/8-14	100-439190	1- 141-1419	100-63822B 100-63822C	1 1-58	NOME	
157-1449-36	157-5811 19	1-1843 1A1-1A26	159-1449A	1. 1-7	181	
	2 2 13 4 4 5 990	1-250	_	3 1-222	NONE	
157-22814	NONE	1A1-1A6 1-20	NONE,	pane nume		
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b2		Black +	Pantle Party		
A Sile # Bu Sile # +	498Hs	Serials	1	Serial Exist	Enclasion
157-2403 4 157-11/38	1	1-75	NOVE NONE	NONE NONE	
	3	1-617	13	1-1225 NONE	NOME
		1A1-1A3	14	1-1168 NONE	NONE
176-189N-5 176-1700	8	1-751	176-189A 14 176-189B 2 176-189C 1	121-14/66 181	
			176-189D 176-189E 176-189E 176-189D 176-189D 176-189H 8	1-63 1-9 1-21 1-218 1-795	
			196-1895 1 196-1895 1 196-1896 11 196-1891 3	1-69 1-116 1-68 1-283	
			176-1790 2 176-1790 2 176-1890 1 176-1890 1	1-49 1-13 1-63 1-130 1-3	(8)

e.	b2 b7D		Beach F	Panther Pe	enty			5	
LA Silett	Br. Inle #	#171116		Section.	Hy Urls	Serial	Bist	Enclosine).
				196-1894 196-1894 196-189V		1-40 1-22 15exil			
157-7032 *	NONE	/	1-02	NOIVE	NONE	NONE	NONE		1 1
157-41882	N5-165116	4	1-239 111-146	NONE	NONE	NOKE	NONE		
		/	1-46 14 (ONLY)		/	1-8A ISERIAL	NONE	NONE	
		/	1-47	NENE	NONE	NONE	NONE	NOME	
66-5041	NONE	7	NO SERIALZIA Shi by deta d Administrati	P. LE			^a		
LA True Phen	1/23/10p.3	N EVISPAJ	ek				, .		
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			1-5520	157-3598A 157-3548B	12	1-195		
157-3911-121p. 4	151-11319	1			/ 11	1-12	NONE	
		1 1 1	14-1415 1-6689 1431	TUNE 1.16 100-66519B 100-66519B	3171		184- "	
157-7488*	NONE				WANE	NONE	186-187-" 180, 185, 188 189, (maintaine)	
175-0-98	175-84 175-196	13	1-1080	NONE	NONE	NONE	NONE NONE	
106-1442939	101-457251	3		NINE	NONE	NONE	NONE NONE	
157-2050-4 164-3452	137-8580 NONE		141-141 1-52 1-3	NINE NINE	NONE	NONE NONE	NONE NONE	
G2-416 G* 105-233 G42	NONE 115-j21538	3	- 3 - 98 A - A3	NONE.	NONE	NONE	NONE	(20)
	159-3598-5158 159-3911-121p. 4 100-66519-1992 3854 159-1488* 108-1442939 157-2050-4 164-345*	159-3598-5158 185-165701 159-3911-1211-4 159-14319 160-66519-1992 160-439048 3854 NONE 175-0-98 175-84 175-196 160-1442939 160-459351 157-2050-4 157-8580 164-3452 NONE	159-3598-5138 185-165716 23 159-3911-1211: \$\frac{1}{159-143/9}\$ 7 100-66519-1992 100-439048 89 3854 NONE 1 175-6-98 175-84 13 175-196 3 159-2050-\$\frac{1}{159-8580}\$ 3 159-2050-\$\frac{1}{159-8580}\$ 1 164-3452 NONE 1	159-3598-5158 105-165706 23 1-5520 121-178 159-3911-1211-14 159-14319 7 1-985 160-66519-1992 100-439048 89 1-6689 159-14884 NONE 1 250- 175-6-98 175-84 13 1-1080 160-1442939 100-459351 3 1-495 167-2050-4 157-8580 1 1-52 164-3058 NONE 1 1-3	159-3598-5158 105-165706 23 1-5520 151-35984 159-3616 32 1-5520 151-35984 159-35488 159-3616 159-3616 159-3616 159-3616 160-66519-1992 100-439018 89 1-6889 100-665198 100-66519	159-3598-5138 105-165100 23 1-5320 159-35984 12 3 159-3911-131p 4 157-14319 7 1-785 159-30114 1 110-66519-131p 4 157-14319 7 1-785 159-30114 1 110-66519-1492 100-439048 89 1-6689 100-665194 3 100-665194 17 100-665196 17 100-66	159-3598-5158 185-165906 23 1-5520 159-35984 12 1-195 159-3911-121py 159-18319 9 1-185 159-3011A 1 1-12 159-3911-121py 159-18319 9 1-185 159-3011A 1 1-12 159-1488* NONE 1 250- NONE NONE NONE 159-1488* NONE 1 250- NONE NONE NONE 155-0-98 175-84 13 1-1880 NONE NONE NONE 155-96 18-14929 10-459351 3 1-495 NONE NONE 159-2050-4 159-8580 1 1-52 NONE NONE 159-2050-4 159-8580 1 1-52 NONE NONE 164-345* NONE 1 1-3 NONE NONE	189-3598-5158 185-16500 23 1-5520 181-3598 12 1-105 1-21 181-3911-121p & 157-3619 7 1-785 181-3618 1 1-12 INDNE 189-3911-121p & 157-18319 7 1-785 181-3618 1 1-12 INDNE 180-66519-1992 180-439018 89 1-6689 180-665198 3 191-1936 161-(2054) 183-17 180-665198 17 1-1902 183-184 11 1-12 184-187 184

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	157-4259*	NONE	/	1-2	NOWE	NONE	NONE	NONE	NONE	
	92-5285*	NONE	1	1-26	NINE	NONE	NONE	NONE	:	
i	157- 1246x			1-3	MINE	NONE	NONE.	NONE		
	157-4269-138	105-165906	3	1-293	NINE	NONE	NONE	NONE		
	157-61802	105-16570 6 106-26		1-10	NONE	NONE	NOWE	NONE		
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	176-00-22	NONE	/	1-35	NONE	NONE	NONE	NONE	NONE	i
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157-1617 *	05-157435		1-9	۵۵۰۰۰ ۲			hone		
157-1652-1	None	1	1-2	none			none	hone	
157-1833-69 gas	57-8237	3	1-204	Monc			1 B1 (de	()	141
157-3552-13	105-165706	3	1-78	hone			none	none	
157-3104 4	157-10305	1	1-5	none			none		1
157-3730*	105-165706 Sub-36	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1-8	hone			None		
157-6742 *	105-105706 Sch.26		١- 20	none					181
157-4650+	105-165706	a	1-512	none	-		hone		
157-4821 *	105-165706 Sub. 26		1-69	none			hone		
157-5283 *	157-19211	١	1-57	none			none		141
157-4053 4	157-165706 Sub. 67	\	\- 5	none			man a same		(22)

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,	105-1657		1-306				181		18
 157-4252 x	105-765770 Sub.		1-67	" Wore		_	hme		
157-3272 X	157-11133 Subi	a 6	1-110	henc			none		*
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157-5520 4	none	\ .	1-11	none					Ai-I
157-4064 *	62-9301	۱ ۱	1-12	none			none		
157-1503-67/	105-165701	<u>.</u> 3	1-245	none			none	nne	
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157-4997 *	105-165706	7 a	-111	none			none		14
157-66714	hone	\	1-9	hone			אינישיא		
176-100 *	vone.		1-4	brone			nme		
176-69 +	none		1-4	None			Wor		*
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	100-71737-181	100-449698	3	2	1-226 1A1-1A2 1-17	100-71737-A		1-36		161 dest
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	Free Press	4/18/69 5/16/69 10/10/69								
	The Militant	19/26/69 7/11/69 8/15/69 11/25/69	12917	estroyed						
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	People's World	10/24/70 14/5/69 14/26/69	[] 4] ?		-					
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100-67a74*	100-447268	1	1-1517	100 b7214A		1-8	181 - 184 (dest. orveta)	hone	181-181
25-19075 *	25-563188		1-57	none			none		181
44-2262 *	none	\ '	1-14	none			none		121
44-2963 x	none		1-5	hone			none	·	
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	,				56-1567 56-156 2		\			,
	89 - 75A - 119	P5-100000	10	1-1152	8° 15 A 8°1 - 75 B	2	1 1	1B1 (dest.) 1B2-1B3	hone	VA 24 - \$
	66-6320B-274	none		1-124	५। - ७३२० म १००६ हर्च - ११५	1 1 1 1	1-12			
	52-16449-1 p.s	none	•	1-8	None	1		mone	none	
	100-70409-181 #23(1) #3(1) #12(1) #30(2) 100-70409-183	destro	veg 10/2	s/73						
	Philos 3,56,57,70,115	destro	red							-: :
	\00-SS602-335	100-431812	3	1-837	none		_	181 (Acst.)	hone	-1A6
11			1			36	1-2407			
	100 -71094-181 Photos #64(3) #94 (3)	ox tess	\cd	b2 b7D					2	

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		Suo.		Bulku	10	
LA File #	Bulik # # of vols	Serial Suo.	# of ods Socials	Bulky Exibito E	oclosures (14
(6-5444-51 -52 -48 -50	none 2	1-192 hore				
-47 b2 -60 b7D -154		1-90	13 1~3518			,
			10 1-1123	<u> </u>		
					Elsen	
					Elsun	:
					(3)	

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# st.7 Al	Bufile #	# 2 Vols.	Bride	Buto.	Low to #	Serials	Bulky Exibits	Enclosures	(IA
157-9-1B67	105-70374	61	1-5916		5 3	VAI - 1A174	181-183 (dest		1 A 177
							188 (dest.) 189-1816 1811-1816 Ve		
							1827 1828 1829(de 1830 - 1851 (dus		
							1852 1853 - 1858 1859 - 1871	i '	
157-5154-199	157-19403	3	1-373	hone	+	_	181-180		198
92-5817-1	rone		1-6	hone			(de-stroyed)		778
-12 -12	none		1-53	nove	,		none	hone	-
								(5)	
		•		+ + + + + + + + + + + + + + + + + + +					

1	WH File#	Bulile #	# 5 (bol).	Serials	Sich. Sections	. 2100 Po #	Serials	BULKY Exibits	Encloseeres	telet extent
	7-1627-4734	7-15200	239	\-5875	7-1627 A 7-1627 B 7-1627 C	70	1-692 1-2061 1-1246			
					7-1627D 7-1627F 7-1627F 7-1627F 7-1627D 7-1627D	15 14 14 Exibit	1-94 1-460 1-350 1-325			
	•				7-1627 K 7-1627 K 7-1627 K 7-1627 K 7-1627 X	2 1 8 3	1-30 1-36 1-187 1-320 1-13A	1 }		
					7-1-27 0 7-1-27 0 7-1-27 0 7-1-27 8	よしなみ	-37 -180 -37 -224 -103			
					7-1627 U 7-1627 U 7-1627 Y 7-1627 W	45 1 1 3	1-10 1-11 1-51 1-31	ii i i		
					7-1627 X 7-1627 Y 7-1627 Z 7-1627 AA 7-1627 BE 7-1627 CO	19 28	1-53 1-132 1-496 1-713 1-110		6	

								(T) W	
	LA File #	Bulik #	the of was	Sorials	Sections	# 2016	Serials	E-cibits	Englesures
	7-1627				7-1627 EE		1-22		
	g _i				7-1627 FF		1-16		
				,					
		<u> </u>							
-	Young Socialist	3/15	9.12						
	The Willtant	5/16/15	8 28						
	Free Press	9/15/72	8.9						
		19/15/72	16.4						
	People's World	B/18/67	NA I I	not in Bulk	funciale to	lecite			
H	1,	12/5/68	Vos 8 48	11 11					
	1,	3/25/67	1 9.3	In Bulki					
	٠.	4/1/67	1 9.3						
	11	9/23/68							
			1 6 10						
	Open City	12/13/68	8.17	destroyed					
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	l	1	<u> </u>	<u> </u>					

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	LA Sile	Bufile	# of vols. (main file)	SERIALS	Subsections # of vols SERIALS ENCLOSURE	13lh.
	71.	Jance	(MAIN TILE)	(MAIN FILE)	SUBSECTIONS TO BY VOCS. SERIALS ENCLOSURE	Bucky
	100-70534 *			1-3		
	140-2330 *	+		1-3		+
	157-1833-69 p. 18	157-8237	3	1-204 (AI-1A7		IBI
	100-63604-212 p.7	100-442778	4	1-342 1A1-1A2		+
,				1-243	14 1-1168	
•	b2 . b7D				1 A I I -2.2	1 Bi
					ALL HEFORM THOM CONTAIN 340 770 HERRIN IS UNILASSIFIED TO ACCORDANT OF 9/8/23 BY 9803 ACCORDANT OF THE PROPERTY OF THE PROPERT	-
					DATE 7/8/72 # 4803 PW	
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ht file #	Bufile # #.	of vols. Serials	Exitions.	elou to #	Serials Exibits	Enclosures (1A)
100-63822-1389			9 100 - 1,3822		1A1-1A12 hone	Mone 1A13-
100-75703 *	none	1-9	100-63820		1-4 Mone	
100-63822 - 1389	SAME AS	Above				
				LL INF HEREIN DATE 7	ormation contain 340,77 is unclassified 4340/KF	0 1
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	LA File #	Bufile	#OS Vols.	Serials	Subsection For Vols	SCRIALS	Bulky Enclosures
	157-1618C-726 1618E-147 1618-10144	105-16574		1-11101	157-1618A 1-2 157-1618B 1-4 157-1618C 1-20 157-1618C 1-4	1-75 A1-1A37 1-1238 1-177	1 B1 - 1 B2 1 B2 - 4 1 B2 - Vol. 6 1 B2 - Vol. 7
					157-1618E 1-2 157-1618F 1-2 157-1618H 1-4	1-181 1-11 1-599 1-6779	1 83-1 86 1 87 (dest) 1 88 1 89-1 812(dest.) 1 81 3
A section of the sect	b2 b7D						1814 (dest) 1815-1818 1819 (dest) 1820 1821-1822 (dest.)
alian in the second			1	1-11	36	1-2331 1A1-1A9	181
	176-66-22 p3			1-40 1A1-1AL	1 E E E E E E E E E E E E E E E E E E E	Hiporhation of ULL is unclassing 9/8/93	98 03 (20) (K-A)
		105-16506)	1-90	302	1-3578	

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	LA" File#	Bufile	#of Vols	Serials	subsection	#of Vols	Serials	BOIKY	Endrem
			•						
				1-87		71	1-5834	1A1-1A2)	/ (181
- Tankbourne	- b2 b7D							1A32-1A54)	182
								1 A81+1A118]	184
								1 A19-1A135	185
					2	aintained bulkies		1 A 136 - 1 A 149	187
					as	fullses		1 A150-1A160	
and the second							\ \ \\	14161-14167 14168-14178	
) .				,			1 A 179 - 1A19	1812
	•							1A-192-1A20 1A-201-1A212	
	157-2776*	157-11414	2	1-178	+ .			+	
				1A1-1.A2					j
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LA FILE #	Busi	le	* 54	Vols.	Ser	LÍALS	Sub	Section	#81	Vols.	Seria	Ls	Enclosures	Bal	КŸ	
		7888	13		1 - i t	,	100	- 17337A			\			181- 1A1- 1A17-		184
														1 A53- 1 A 61- 1 B3- 1 A78-	1ALO) 1A77)	186 187 1810
.· • •														1812 19117		1813
157-3554-480			5			1A2		· .						_		
157-2314-581, 1206,1717,2196 =	157-	23582			1-17											
 92-4772-19 p.22					1-6											
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	LA FILE #	Bufile	#of Vols	Serials	Suls. Section	# of vols	Serials	Enclosures	BUKY	_IA_
And the second s	157-2777*	157-11127	2	1-170 1A1-1A2	_					
	157-1618-760,	105-16570	4 1-54	1-11101	57-1618-1	1-2	1-75		181-182	
	1396			A38-Ja48	11 1 _	1-4	141~1A37 1-1238 1-177 1-181		182-4 182-VCL.6 182-VCL.7 183-186 187 (Jest)	
				,	, "H	1-2	1-599		188 189-1812(d= 1813 1814 (d=T) 1815-1818	
									1819 (dest) 1820 1821-1822(
	Black Panthers Black Parither	11/16/68	09.20 09.12 09.1	1-40 1A1-1A4						
	Black Parither BLACK Panther Open City	1/16/71 1/25/69 10/24/68	11 1 3	Destrayed	all iso pereic past 9/	URMATION CONTA S UNCLASSIFI 3/93 By 98	#340,77 3RSS JKA			

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LA File#	Bufile#	#of Vols	Serials	Subsection	#of Vols	Serials	Bulk	y End	osuu-	
100-23423-181 p. 126,320	100-3-72	5 1	1-11246 1A 102		Destre		183-2	st smarrie		1
b2 b7D					. , .		1A56-1 1A75-1 1B7-1	1A74 mas 1A89 mas B8-Ster A101 mas	stained ntaine	1 = 185 das 186
		3	1-455			1-2117			4.	:
			1-11		36	1-1331 1A1-1A9 1-15	181			
	105-16570		1-90		13	1-3578				
Free Press Newspa		M							2	

	b7C								
	LA File#	Bufile#	# S. Vols	Serials	Subsection # of Vels.	Secials	Bolky	Enclosence (NONE)	
	b2 b7D		1	1-87 1A-1A2	71	1-5834	1 A 1 - 1 A 2 1 ~ 1 A 2 2 - 1 A 5 4 1 A 5 5 - 1 A 8 0	naunained 05 181	ユ 3
							1 A 8 1 - 1 A 135 1 B L 1 A 136-1 A 149 1 B 8	n n 185	S
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							1A 201-1A212	11 1 B	17
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CH File #	By S. 1.2 # # 55	vols. Seviels Frations #	# ct sols. Sinch Exists Enclosures	T
		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	36 1-2331 1B1 home	
	J • • • • • • • • • • • • • • • • • • •		191-189	.
			1 1-15	
		1-139	3 1-241 hone	
	100-313686 5	1-813	14 1 + 1188 When when when when when when when when w	
157-3598-1722	105-165706-32 23	3 1-5520 (57-3598A) 14196 (57-3598A)	12 11/195 181 hone	
· · · · · · · · · · · · · · · · · · ·				-
	<u> </u>	1 1-46	1 1+38 hone	
			PRE PROBLETION CONTAINED	
			PART 9/8/93 BY 7803/20/K/PP	
atomic subsections at the contract of the				

1	b6 b7C	
	and the second of the second o	
A Sile# SuSile##1/Vols	la Serul Sition #10ble Serul Exito Enclasine	
159-16/8-1826 105-165706 57	1-1110/ 157-16184 2 1-75(141) 181-182 1A38-1448 157-16188 4 141-1439 162-4 157-1618C 20 1-1338 182-401.6	·
	1 E 2 1-181 183-186 1 B 2 1-599 188 1-6719 189-1812	
157-3580-31 NONE	1-48 NONE NONE NONE NONE WONE	
-31 159-6400 * NONE 159-3909-3 105-165706 5	1 Ser. NONE NONE NONE NONE NONE NONE NONE NONE NONE NONE NONE	
106-67274-514/A 100-447268 12	1-1517 (165-61274A) 1 1-8 181-(1est) 141-1413 "54" Fik" 182-(1est) 183-(1est) 184-(1est)	
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Hury P. newton

			П 1				and the second section of the	(ÿ	,
LA Tile	Bulilo	thoy Voils	Serialo (Marin files)	Ach 1 ties	# 11/Qu	Jerialy	<u>enclosuses</u>	Bully Est.	
92-4112-40		76	1-67		*				3
100-14707-418	100-456565	1-8	1-684						
 10076402-1079	100-460998	1-24	1-1351						
- 622					4				
100-70073-903	106-447961	1-16	1-7/6/					181-182	
 - 1143p.3									
100-6798 7-951	100-44453	1-7	1-1180	A ¹	/	101-1011		181-184	
100-76615-3	100-461691	1-3	1-143		: .				
100-68783-258 -293 _y .2	100-446080	1-9	1-752	A	/	121-1219		181-186	-
88-177058-2	88-51548	1-3	1-411 1a27-1a31	A B	3	121-1226		131-132	
				C 70	2	1-60			
				F	2	1-200			
92-5285*	92-13682		1-26					, i	
157-5553 *	105-165429	1-3	1-343 1a1-1a5			-		181	
			101-103	ALL IMPOR HEREIN IS DOTE 9/8/	inclassified 93 by 980	#340,770 3RADIKRA		182-123 dus	rayed
II was a second	11 1 . 1 .	H 1 L. :	H			1 . , , .]	la Lacare I	Hall garage (1)	الماسد الرا

Hurry P. Tunton

		,		11 0			(4)	(D)
SA Live	Pulile	19 milion	# of sirials	Subjections.	#ol Unlo	Frescrice Enc	laures Bully Ef.	
157-4701 *	157-15117	1-5	1-137				181	destroy
 157-1618-204,	105-165706	1-54	1-11101	+ A-	1-2	1-75	131-132	
199, D-47, 14,40, 1993, 1, 7, 185, 440, 201, 230, 327, 11, 16,33, 43,50,51			1a 38-la48	B C D E F	1-4	121-1237 1-1238 1-177 1-181	182 4 182 Vol 6 182 Vol 1 183-186	7
13,85)21	*			B	1-4	1-559	188 139-1812 1813	
							1315-1318 1319 1330	(dest)
105-27952-B-673	65-74060	51	1-3153	A	8	1-455	181-1818	(deat)
-13-676	65-73454	,	Jabu-12141	Beder	33 8 9	1-1443 1-691 1-691 Sen. 1		
				the gray	13 11 Carrelinate	1-129 1-15 121-12125 1-14 1-14 1-50		(3)

Vuly P. Newton #3

							•	.35)	
PA File	Bufilo	(main file)	Hos serials	Subscitions	top valo	of socials	Enclaraces	Buthy Esp.	
7-1627-133	7-15200	239	1-5875	A B E	40 10 15	1-692 1-2061 1-1246 1-94 1-460			
				A A	13 2	1-350 1-325 181-18132 1-60 1-30			
				K K M N N N N N N N N N N N N N N N N N	183113	1-36 1-187 1-320 1-13A 1-37			
				PORST	7294	1-180 1-37 1-224 1-103 1-1123			
				W W X Y	11311	1-10 1-11 1-51 1-31 1-53			
				2 AA BB CC DD EE	19 28 5	1-132			

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Huez 42 Hewtone #4

									C	(°)
PA file #	Bullo	Carrier.	6 # of	Le la C	Suburtiens	to Works	" of Derials	Excloure	Bully Est.	
7-1627 (cont)	J :				FF	2	1-16			
56-156-89	62-587			:	1al					
-/203 -X4p.558		;			B	2	1-348		× 1	
-x-7p.184				: .	e		1-5			
	,				2		1-132	-		
		And American			1	Exhibits	1-1413		184-183	
					14	4	1-1057	: 4	135-186	1) 1 1
					9		1-15		187 (ret	26
					1		1-28		1827 out	LAPO
					W. College		1		1845 out to	žah .
							1-2		/874 /50	9
					9	No Serilizing	1-3			
					RS	1	1-23			
					1		1-69			
					2 V		1-22	1		
		:			X	21	1-8			
					There .	16	/			
×					12	1 2				7)

Tuey P Plewton #5

700			,						(1)	
	LA file #	Bulile	(main file)	(arzinfile)	Suizetion	# 08.0003	of sinals	Inclosures	Bullyly	
	157-2314-1699 -1429 -300 -394 -576	157-33582			Duetray	- 1				
	- 1699 157 - 1931 M-3 - 147	157-8415	<i>"</i>	1-163	A B		1-2			
-					D E F G H		1-4 1-5 1-3 1-5- 1-6			
					エンイン		1-5 1-7 1-3 1-7			
					NOPQE		1-6 1-3 1			
	/51-3403-8 100-17375-13744	100-1627	120	1-75 121-122 1-18660 12390 - 394	4	1-4	1-437	157-2403-1	(a1-1a12)	(3)
	-/4//			M390 - 394	1 3		1.50		/a/3 -/a 26)	

Thurs P. Thurton #6

		,			1: 2			Ç):	زز
LA File	Lulie	(mainfeles)	# of strials Su	L'externo	4/26	Jacual.	nelmunes	Bully St.	
100-12375 (cont)		2'		0.0	2	1-16			
				بل ل	\ 8 m	101-125 12294-14389 1-24			
*				G	7	1-26			
				4	3	1-134 121-125 1-6 1-372			
				<u> </u>		121-1226			
					2	1227-1230		•	
	1			かか		1-46			1 1 1 1
			,	a R s	//	121 1-10 1-8			
				.		1-29			
,				22	-2	1-98			
				V		1-2			
) z	1	1-100			
				,4/F)	10est	1-214 1-214 1a1		6	
				, .O					

Huy P Penton #7

		,						(1)	
The Lite	Bulile	Granfiles	(mainfile)	Subsection	# 1/2 lb	Morials	Enclosino	Bulky Ex	
100-71737-181	100-449698	Ď	1-320 1a1-1a3	.4	/	1-36			destroye
100-60180-949	100-44284	7	1-1188	A	/	1al-la11		181-182 dest	royad
100-67214-324	100-447268	13	1-1517 121-1213 1-262	June wa	1	1-8		1B1-1B2 1B3-1B4	destaoje
/100-71931-17 /100-70038-31	105-180245	4	1-329					181 182 183	stroyer
157-1629-55	157-7244	1	1-87 1a1	Zung iw A		1-10		(3)	
157-1409-1634	37-7279		1013	B	1	10/-/0/3			roged
157-1503-199 -113	105-165-706	3	1-245						
157-1507-15 -19	157-1987	2	1-299 191-126					181 dest.	ryed
157-1758-3	100-468199	1 3	1-7			*	157-1758-4		

King & Thewton #8

DZ				000	,			Ø	Q:9
LA Line	Budile	(minin Sile)	(moinfile)	Subjections	# fuls	# Socials	Enclosures	Bulky Ex	
105-31303-7 (Cont)	/w-33342 4	16	12 1 181-1816 1-1557		40	1-2392 1274-1276		181A-F	af
				77	2	1-746 125-32 1-28A		184 182	
	100-373686		1-8/3		2	1-1188 1-116 121-1215		18/	
	100-4451198	1-2	1-528 1216-1226 1-382 121-127		1-10	1-1012			
		1	1-11		21	1-132 121 1-1473 121-125		181-185	
		3	1-455 [19	1-12			
	The state of the s		1-97 101			1-104			

Threy Je Martino #9 # of role # of westers If File # / serial Inclaveres Bully Ex Bulile 1.1.1.1. Febru 1- 563 3 1-851 1al lat 1001 トネフ B 1+390 1-34 1a1-1a3 B 1-173 121-129 B 1+10 Ja/-/a99 1B1-1B2 des 25-81796-D-15 25-5741/28 D-33,.2 K-5001 12/-/2/3 1-9 1-34 1-372 140-0A-705 1-530) 182-2266 182-1064C -39 1-235 141-1A100 131 -26/

Hury P. Mewton #10

I P					Annual An	The control of the co			
JA File	Lufile	#af Uselo	of perials	Suizections	# done	to minh	Enclosiers	Bulkurg	
52-12058F-3p.164	52-89859	3	1-230 1226-1234	13	3-	1a1-1a39 1-14	-	131 1840	Strage
Ti Villa				00	2	1-383			
He Melitant				7 5 2	83	1-8 1-406			
11-29-68 p.5 3-4-68 p.8 7-19-68 p.12 9-27-68 p.7 1-20-68 p.1	Locat	ed Beilker							
9-13-68 p. 1 8-9-68 p. 1 11-13-67,5-1 13-11-67,3									
1-3-69 p. 9 2-28-69,.13 6-12-70p.3 8-21-67p.3	- And the same of								
8-1-69 8.6 11-13-67 p.1 12-11-67 p.3 2-19-68 p.4 12-35-67 p.8							(10)		

Ducy P. Towlow #11

b 2		,	7	Uney 1	P. Heirton	#11		i i com	
b7D		14			+ 1		1 1		(T)
7 File Proples World 8-19-67p.3 2-22-69p3 2-21-70p.12		Hod Wols	Toforals	Su valo	100 A 2000	typuials	Inclaruses	Bulky Est	
The Free Press 2-16-68p.2	in Bu	1	1-87 1a1-1a2	t.	1-71	1-5834 1-65 121-123		181-1814	
		2	101-103	134-23854	3	1-668 1a 1 1-371		181-184_	lestroje
	100 -3943.33		1-110 1a1-1a6	A B A B	4///2	1-250 1-97 1-40 1-150		3101-102	
		,	1-103-	AB	//	1010-1014 1-63 1-31			

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· 102 10		b6 	
1 may ful		A W.	
Le Sile # Busile# #19 Volo	Serial Zing #	- of Volo Serial Exist	Carlones
157-5154# 157-19403 3		None Rose 181-186 (class)	
157-3598-4322 105-15716- 23	1-5520 151-35483	12 1-195	
P.2 32	141-118 151-3594	12 1-195	
100-75270-116 p.13 105-16576- 5	1-345 NONE 1	NONE NONE NONE	NONE
105-42144-15p.2 105-197280 1	1-19 NONE	NONE NONE	NONE
100-61642-505 NONE 3	1-527 NONE	NONE NONE NONE	NONE
105-30849-833,28 105-214731 30	1-11-144 NONE	NONE NONE NONE	NONE
109-34-162 109-12-210 2	1-171 NONE	NONE NONE NONE	NONE
105-2715-132p.2 100-398747 1	1- 183 141-144	NONE NONE NONE	NONE
100-19692-41 p 60 100-462405 8	1-340 NONE 1	VONE NONE 181-182	NONE
100-77464-111 NONE 2	129 NONE	NONE NONE NONE	NONE
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62-1531-31/A	46-68430		19	62-1331A	2 1-76		
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RE

Bureau File: 100-447268 New Haven file: 100-20971

No. of Sections: 2 No. of Sub-Sections: 0 No. of Serials: 56

Number of "See References": 9

RE

Bureau File: 100-458945 New Haven file: 100-20569

No. of Sections: 1 No. of Sub-Sections: 0 No. of Serials: 3

RE

New Haven indices contain no record regarding

RE

Main files:

None

9

Number of "See References": 2

RE

Bureau File: 157-12301 New Haven file: 157-1283

No. of Sections: 1 No. of Sub-Sections: 0 No. of Serials: 60

Bureau File: Unknown
New Haven file: 175-32
No. of Sections: 1
No. of Sub-Sections: 0

No. of Serials:

Number of "See References": 12

RE

Bureau File: Unknown New Haven file: 157-2700

No. of Sections: 1 No. of Sub-Sections: 0 No. of Serials: 8 NH 100-19186

b6 b7C

RE JOHN GEORGE

New Haven indices contain no reference to a main file concerning JOHN GEORGE. Indices do contain one "See Reference". New Haven Office unable to determine from information contained in this reference if identical with JOHN GEORGE, Plaintiff.

RE		A A	
	One	"See	Reference"
RE			

One "See Reference".

The following relates to the main file maintained by the New Haven Office concerning the Black Panther Party.

Bureau File:	100-165706-32	
New Haven file:	100-19186	
No, of Sections:	(Main file) 105	
No. of Sub-Sections:	(1-A items) 24	
No. of Sub-Sections:	(Administrative) l (Newspaper clippings)	
No. of Serials:	9,238	
No. of items in	•	
Sub-Section:	303	
No. of Bulky Exhibits:	10	
No. of items in		
Bulky Exhibits:	45	

As the Bureau is aware, there was authorized for the New Haven Division an electronic surveillance on BPP Headquarters. The following refers to the recording of information from this ELSUR which was maintained by the New Haven Office as subsections to the main BPP file:

No. of Sub-Sections: 5
No. of serials: 2404
No. of Bulky Exhibits: 1 (540 reels of tape)

The following refers to the Counterintelligence Program; Black Nationalists - Hate Groups; and Racial Intelligence.

NH 100-19186

It is noted that a review of this file in the New Haven Office indicates initial material concerning Black Nationalists - Hate Groups as all inclusive was maintained in this file. It appears the great majority of materials contained therein pertains to COINTELPRO against the BPP.

Bureau File: 100-448006
New Haven file: 157-785
No. of Sections: 2
No. of Sub-Sections: 0
No. of Serials: 201

(Approximately 175 serials concerning the BPP)

The following of files are BPP related. Although at the present date it is not clear why the following individual files were opened by New Haven Office, a review of these files indicates that most probably they should have been handled as sub-sections under the main BPP file since they all bear the caption, Black Panther Party - Membership; Black Panther Party - Idiology; Black Panther Party - Violence; Black Panther Party - Underground, etc.

The Bureau file number is not shown since, even though individual case files were opened in the New Haven Office, communications pertaining to these New Haven files were reported to the Main BPP Bureau file, 105-165706-32, with the exception of a very few. In those instances where there was an individual Bureau File, it is so noted.

New Haven File	Sections	Sub-Sections	Serials
157-1085	4	0	143
157-1086	1	Θ	12
157-2294	1	0	21
157-1424	1	Θ	101
157-1406	2	0	93
157-1494	4	0	391
157-2694	1	0	3
157-1129	1	0	14
157-1425	1	0	26
157-1420	ī	0	26
157-2395	ī	O	12
157-1416	ī	0	15